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મં∘ 33] No. 33] नई विस्ली, शनिवार, ग्रगस्त 16, 1969 (श्रावण 25, 1891)

NEW DELHI, SATURDAY, AUGUST 16, 1969 (SRAVANA 25, 1891)

इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह ग्रलग संकलन के रूप में रखा जा सके (Separate paging is given to this Part in order that it may be filed as a separate compilation)

भाग III—खण्ड 4 (PART III—SECTION 4)

विधिक निकायों द्वारा जारी की गई विविध अधिसूचनाएं जिसमें अधिसूचनाएं, आदेश, विज्ञायन और सूचनाएं सम्मिलित हैं (Miscellaneous Notifications including Notifications, Orders, Advertisements and Notices issued by Statutory Bodies)

र्टेट बैंक आफ इंडिया (केन्द्रीय कार्यालय) सुचना

बम्बई, दिनांक 29 जुलाई 1969

स्टेट बैंक आफ इंडिया सहायक बैंक (Subsidiary Banks) ऐक्ट 1959 सेक्यन 29(1) के अनुसार स्टेट बैंक आफ इंडिया ने, स्टेट बैंक आफ सीराष्ट्र के निदेशक-मण्डल के साथ विचार विनिमय करने के बाद तथा रिजर्ब बैंक आफ इंडिया की स्वीकृति लेकर श्रो आर॰ पी॰ गोयल की जनरल मैनेजर के पद पर दिनांक 10 जुलाई 1969 से 9 जुलाई 1971 तक (दोनों दिन सम्मिलत) पुनर्नियुक्ति की है।

टी० आर० वरदाचारी प्रबन्धक निदेशक

शिक्षा तथा युवक सेवा मन्त्रालय सार्वजनिक नोटिस कापीराइट

नई दिल्ली, दिनांक 9 जुलाई 1969

सं० 5/1968---कापीराइट नियम 1958 के नियम 7 के अनुसरण में, कापीराइट बोर्ड, कापीराइट अधिनियम 1957 (1957 का 14) के अधीन 'पाली समाज' नामक बंगला साहित्यिक M199GI/69

पुस्तक के अंग्रेजी में अनुषाद करने और उसके प्रकाणन के लाइसेंस के वास्ते आवेदन पत्र का नीटिस देता है।

आवेदन पत्न का विवरण इस प्रकार है:---

(क) आवेदन पत्न की तारीख

जनवरी 1968 (ठीक 2 तारीख नहीं दी गई)।

(ख) आवेदक का नाम, पता और राष्ट्रीयता श्री श**ची**न्द्र लाल घोष एस**०** 122**,** ग्रेटर कैलाण, नर्हे दिल्ली-48 ।

नश्चल

(ग) अनुवाद किये जाने वाली पुस्तक का विवरण

स्वर्गीय श्री शरत्चन्द्र चट्टो-पाध्याय द्वारा लिखित 'पानी समाज' नामक शंगला साहित्यिक पुस्तक । मृत्यु की **सारीख**ः 16 जनवरी

1968 1

(घ) पुस्तक के प्रथम प्रकाणन की सारीख और सर्वप्रथम भारत में 1916 में प्रकाशित हुई।

(कः) आवेदन पत्न में किया गया कापीराइट के मालिक का नाम, पता और राष्ट्रीयता

श्री अमल कृमार चट्टोपाध्याय (चटर्जी)24 अश्वनी कृमार दत्त रोड, कलकत्ता-29। राष्ट्रीयता—भारतीय।

(च) भाषा जिसमें पुस्तक का अनुवाद किया जाना है। अंग्रेजी।

(469)

(छ) कापीराइट के रजिस्टर में कोई नहीं। पुस्तक की रजिस्ट्रेशन सं० (यदिकोई हों)

ऐसे किसी भी व्यक्ति को जो उपर्युक्त पुस्तक के कापीराइट में रुचि का दाया रखता हो और जिसे यह लाइसेंस स्वीकृत किये जाने में कोई एतराज हो, उसे अपनी आपत्तियां लिखित रूप में इस नीटिस के प्रकाशन की तारीख से 120 दिन समाप्त होने से पहले मेरे पास भेज देनी चाहिए।

> टी० एस० कृष्णमृति, रजिस्ट्रार कापीराइट तथा सचिव कापीराइट बोर्ड

STATE BANK OF INDIA (Central Office)

Bombay, the 29th July 1969

NOTICE

In terms of Section 29(1) of the State Bank of India (Subsidiary Banks) Act, 1959, the State Bank of India, after consulting the Board of Directors of the State Bank of Saurashtra and with the approval of the Reserve Bank of India, have reappointed Shri R. P. Goyal as the General-Manager of the State Bank of Saurashtra with effect from the 10th July 1969 to 9th July 1971 (both days inclusive).

T. R. VARADACHARY

Managing Director

STATE BANK OF PATIALA

Patiala, the 1st August 1969

SBD No. 84—The under-noted transfer and postings of the banks' staff are hereby notified:—

- 1. Shri Dewan Chand Gupta, Junior Officer, to be Assistant Accountant, Delhi branch as from the 7th July, 1969.
- 2. Shri S. P. Aggarwal, Officer Grade 'C', officiated as Accountant, Delhi branch as from the close of business on the 2nd June to the commencement of business on the 3rd July, 1969.
- 3. Shri Chaman Lal, Officer Grade 'B', officiated as Manager, Delhi branch, as from the close of business on the 8th July to the commencement of business on the 14th July vice Shri L. D. Khanna, Officer Grade 'A'.
- 4. Shri S. P. Aggarwal, Officer Grade 'C', officiated as Accountant, Delhi branch, as from the close of business on the 8th July to the commencement of business on the 14th July, 1969 vice Shri Chaman Lal, Officer Grade 'B'.
- 5. Shri K. V. Anand, Officer Grade 'A', to be officiating Deputy General Manager, as from the close of business on the 2nd August vice Shri K. Y. Gharpure, Deputy General Manager proceeded on training to West Germany and England.

K. SUBRAMANIAN

General Manager

THE INSTITUTE OF CHARTERED ACCOUNTANTS OF INDIA

New Delhi-1, 28th July 1969

No. 8-CA(1)/7/69-70—In pursuance of clause (iii) of Regulation 10(1) of the Chartered Accountants Regulations, 1964, it is hereby notified that the certificate of practice issued to the following members shall stand cancelled for the period mention-

ed against their names, as they do not desire to hold their certificates of practice:—

	Membersh No.	ip Name and Address	Period during which the certificates shall stand cancelled
1.	· 8152	Shri Hemendra Narandas Shah, A.C.A. "Geetanjali", 5th Floor, 9, Naoroji Gamadia Cross Road, Off. Pedder Road, BOMBAY-26	1-7-1969 10 30-6-1970
2.	10084	Shri A. K. Abdullah, A.C.A., 345, Upper Palace Orchard, Sadashivanagar, BANGALORE-6.	21-7-1969 to 30-6-1970

The 1st August 1969

No. 13-Exam.(N)/69.—In pursuance of Regulation 20 of the Chartered Accountants Regulations, 1964, the Council of the Institute of Chartered Accountants of India is pleased to direct that the Preliminary Examination under the said Regulations will be held on the 30th, 31st October, 1st, 3rd and 4th November, 1969, the Intermediate Examination on 30th, 31st October, 1st, 3rd, 4th and 5th November, 1969 and Final Examination on 30th, 31st October, 1st, 3rd, 4th, 5th, 6th and 7th November, 1969. The Examinations will be held at the following centres, provided that sufficient number of candidates present themselves for the examinations at each of centres:

- (1) Ahmedabad
- (2) Bangalore
- (3) Bombay
- (4) Calcutta
- (5) Coimbatore
- (6) Delhi
- (7) Ernakulam
- (8) Gauhati
- (9) Hyderabad
- (10) Indore
- (11) Jaipur
- (12) Kanpur
- (13) Madras
- (14) Madurai
- (15) Nagpur
- (16) Poona
- (17) Trivandrum
- (18) Vijayawada

The Examinations will be held from 10.00 A.M. to 1.00 P.M. on each day.

Applications for admission to these examinations are required to be made on the prescribed forms, copies of which may be obtained from the Secretary to the Council of the Institute of Chartered Accountants of India, Post Box No. 268, Indraprastha Marg, New Delhi-1. Each such application together with the necessary certificates

and a demand draft or Indian Postal Order payable at New Delhi and drawn in favour of the Secretary referred to above, for the Examination fee of Rs. 30/- in the case of Preliminary Examination, Rs. 55/- in the case of the Intermediate Examination and Rs. 80/- for admission to both the Groups or Rs. 55/- for admission to one Group only of the Final Examination, must be sent so as to reach the Secretary to the Council not later than the 15th September 1969.

(CHARTERED ACCOUNTANTS)

No. 20-PG (Exam.)/N/69.—In pursuance of Paragraph 5 of Schedule 'C' to Regulation 179 of the Chartered Accountants Regulations, 1964, the Council of the Institute of Chartered Accountants of India is pleased to direct that an examination in Management Accountancy Course—Part I, under the said Regulations shall be held on the 30th & 31st October, 1st and 3rd November 1969. The examination will be held at the following centres:—

- (1) Ahmedabad
- (2) Bangalore
- (3) Bombay
- (4) Calcutta
- (5) Coimbatore
- (6) Delhi
- (7) Ernakulam
- (8) Gauhati
- (9) Hyderabad
- (10) Indore
- (11) Jaipur
- (12) Kanpur
- (13) Madras
- (14) Madurai
- (15) Nagpur
- (16) Poona
- (17) Trivandrum
- (18) Vijayawada

Applications for admission to the examination are required to be made on the prescribed form, copies of which may be obtained from the Secretary to the Council of Institute of Chartered Accountants of India Post Box No. 268, Indraprastha Marg, New Delhi-1. Each such application together with the necessary documentary evidence and a Demand Draft for Rs. 100/- payable at New Delhi and drawn in favour of the Secretary must be sent so as to reach him not later than the 15th September 1969.

The 8th August 1969

No. 1-CA(30)/2/69.—In exercise of the powers conferred by Sub-Section (1) of Section 30 of the Chartered Accountants Act, 1949, (XXXVIII of 1949) the Council of the Institute of Chartered Accountants of India had made the following amendments to the Chartered Accountants Regulations, 1964, the same having been previously published and approved by the Central Government as required under Sub-Section (3) of the said Section.

In the said Regulations :-

In Schedule 'A', in Form "16", add the following item 9, viz;

- "9(i)-(a) Whether engaged in any other business or occupation. If so, whether the permission of the Council has been obtained. (quote letter No. and date).
 - (b) If permission is sought for, give full details.

- (ii)-(a) Whether taken up any course of study, academic or professional. If so whether permission of the Council has been obtained to be so engaged. (quote letter No. and date).
 - (b) If permission has not been obtained, give full particulars of the course, timing of the classes held and your employer's working hours etc."

C. BALAKRISHNAN Secretary

New Delhi-1, the 31st July 1969

No. 13-Exam. Result May/69—In pursuance of Regulation 25 of the Chartered Accountants Regulations, 1964, the names of the candidates who have been declared successful in the Preliminary Examination held under these Regulations in May 1969 are hereby published for general information.

Sr. No.	Roll No.	Name
1	12	N. K. Sharma
2	13	R. K. Bagaria
3	17	K. Nirmala
4	22	D. C. Choksi
5	25	K. N. Gazdar
6	26	B. K. Somany
7	31	Sita Ram Agarwala
8	40	Pradip Khandelwal
9	42	Rajan Khurana
10	43	S. B. Bhathena
11	44	Cherian K. Baby
12	48	R. L. Thacker
13	50	Ashok Roy
14	51	F. J. Kapadia
15	64	Avinder Singh Chopra
16	69	P. D. Joshi
17	74	Dinesh Jangla
18	85	Girish Ahuja
19	95	D. S. Ghatalia
20	96	A. Chattopadhyay
21	103	Sabir Ahmed
22	110	A. K. Nanda
23	111	Firoz G. Rajan
24	116	H. K. Elias
25	117	Indu Chatrath
26	123	Jyotirmoy Ghosh
27	130	S. Palchaudhuri
28	132	S. S. Daga
29	136	K. K. Rungta
30	137	S. K. Goenka
31	149	Madhu Raj
32		Harendra Kapadia
33	172	Tamal Dasgupta
34	174	Λ. K. Agarwal
35		S. K. Mitra
36		Aspy Mehta
37	199	Debajyoti Dhar
38		A. B. Gupta
39 40		Daksh Suri
40		S. K. Ruia
41	220	B. Shankar

r. No.	Roll No.	Name	Sr. No.	Roll No.	
42	223	Prabhakar Krishna	40	204	Z. A. Contractor
43	236	S. N. Marathe	41	206	Raj Kumar Jain
44	25 <i>5</i>	M. N. Bhujwalla	42	208	A. Y. Virupanna
45	275	Arun Bhatia	43	215	A. U. Vahalia
46	286	S. F. Chherawala	44	216	Daya Nand Sinha
	y of Res		45	218	D. K. Dass
Total	number	of candidates 199	46	221	A. L. Kapani
Total	number	of candidates declared successful 46	47	232	U. D. Phatak
Percei	ntage	23.12	48	234	Udayan Mukhopadhyay
X 7 1	2 5	Result May/69—In pursuance of Regu-	49	240	N. K. Shah
17 <i>0.</i> 1	3-122 <i>am.</i> 5 of the 9	Chartered Accountants Regulations, 1964,	50	249	R. Sridhar
ne nam	es of the	e candidates who have been declared	51 52	258 259	B. L. Goyal R. N. Joshi
uccessfu	ul in the	Intermediate Examination held under	53	260	K. K. Bahl
iese Ko	guiations informati	s in May 1969, are hereby published for	54	266	P. Maiyalagan
			55	272	O. P. Bansal
r. No.	Roll No.	Name	56	276	K. B. Mankodi
1	3	S. B. Chhajed	57	284	B. Viswanathan
2	5	Sudhir Kumar	58	285	C. Rangasamy
3	9	Mangilal Porwal	59	289	S. L. Agarwat
4	14	K. P. Taparia	60	292	C. V. Satoskar
5	26	A. Kalyana Sundaram	61	294	K. Soma Sundera Sai
6	28	Virendra Narula	62	297	M. Thangavelu
7	29	Shobha Lal Dhakar	63	300	V. Ramachandran
8	30	S. Z. Deshmukh	64	301	V. H. Mehta
9	32	Goverdhan Das Agrawal	65	305	P, P, Athavale
		A. G. Joshi	66	310	S. Prasad
10	34		67	313	R. Ramanathan
11	36	Surinder Lal Sharma	68	315	S. S. Ambalpady
12	37	J. S. Babel	69 70	322	R. N. Saraf
13	41	S. Chandrasekaran	70	325	N. H. Kumbhani
14	57	Ramehandra Bhatia	71 72	326	J. C. Bhandari
15	60	K. A. Gandhi	73	330 339	V. R. Mapara
16	63	N. P. Sankaran	73 74	339 344	N. Balasubramanian S. Venkatraman
17	72	B. T. Vora	75	344	N. A. Patel
			76	352	A. S. Deshpande
18	78	Jaiprakash	7 7	356	A. Vasudevamurthy
19	84	Sujit Kumar Mallik	78	357	Lalit Malhotra
20	86	Bibhas Ranjan Bose	79	359	Jai Parakash
21	103	Niroj Kumar Basu	80	365	Satish Kumar
22	104	B. S. Bharucha	81	370	P. C. Tanna
23	110	K. Thiagarajan	82	373	R. Krishnamurthy
24	115	K. Raghavan	83	381	Santosh Kumar Jindal
25	117	G. Sundaresan	84	383	Pradip Tondon
			85	384	S. M. Agarwal
26	119	C. M. Bramhecha	86	386	Miss Jeane Roedert
27	122	S. Vaidyanathan	87	387	G. Lakshminarasimbarao
28	133	Percu B. Dhunjisha	88	388	R. H. Majethia
29	137	K. K. Savla	89	391	M. P. Pundarikaksha Kaimal
30	138	T. R. Subramanian	90	403	P. S. Venkatasubramanian
31	140	Mohan Keshav Kirtane	91	405	H. P. Chirania
32	141	B. B. Nagarajan	92 93	409 416	S. Ramachandran N. C. Shah
	151	J. S. Manchanda	93	416	Omkarnath Agrawal
33			95	417	J. B. Mehta
34	173	S. K. Relan	95 96	420	Biswanath Sarkar
35	180	Jai Pal Khanna	90 97	422	R. G. Divekar
	191	V, C, Gandhi	98	423	S. S. Manjeshwar
36					or or manjeanway
36 37	193.	Shiv Ratan Jhawar	99	430	Jeet Lal Chugh
		Shiv Ratan Jhawar K. K. Sugandh	99 100	430 431	Jeet Lal Chugh Ram Sarup Bansal

:: 					
	Roll No.	Name	Sr. No.	Roll No.	Name
102	461	Y. M. Bakshi	163	817	Asit Kumar Adak
103	466	A. A. Bohra	164	822	K. R. Sheth
103	477	V. Neminathan	165	823	P. M. Bathia
105	481	H. M. Jain	166	829	C. V. Meenakshi Sundaram
106	495	P. P. Pa te l	167	835	Om Prakash Vyas
107	501	N. S. Srinivasan	168	840	M. K. Khapra
107	502	K. S. Gangwal	169	845	N. G. Shah
108	504	N. D. Parlewalla	170	847	N. B. Shah
110	509	M. M. Dalal	171	848	P. D. Goinka
	510	Rajagopalan Thyagarajan	172	854	R. P. Saglani
111	514	R. Liyakath Ali	172	883	J. C. Shah
112	522	R. N. Chauhan	173	884	S. K. Dandekar
113 114	528	K. Murali Dhara	175	886	R. M. Jain
		P. V. Lakshmanan	175	894	
115	531 533	S. P. Annamalai			M. V. Merchant
116			177	898	S. S. Utpat
117	535	C. K. Thakkar	178	899	A. S. Mohamed Hassan
118	538	Vishnoo Anant Naik	179	900	J. K. Sheth
119	547	M. P. Jain	180	901	P. M. Raman Nambudiripad
120	560	P. K. Biswas	181	907	P. V. Hariharan
121	566	V. K. Ailawadi	182	908	S. V. Rao
122	569	Ramlal Jain	183	913	S. Sundararajan
123	570	S. V. Thiruvengadam	184	914	J. V. Sanghvi
124	575	P. K. Teli	185	919	S. Seshadri
125	577	N. N. Kampani	186	935	B. B. Karia
126	582	P. T. Janardhanan	187	936	J. V. Thakkar
127	587	A. C. Patel	188	950	B. Jambukeswaru
128	597	A. Deivanayagam	189	959	S. M. Mehta
129	603	K. R. Vasudevan	190	962	S. Ananthanarayanan
130	610	S. Subramanian	191	970	B. Ramadas
131	611	V. Balasubramanian	192	972	S. Jothirajan
132	613	R. S. Rajan	193	975	S. Lakshminarayanan
133	618	P. K. Jain	194	978	B. K. Shah
134	628	R. Sathyanarayan	195	982	Arup Kumar Sarkar
135	629	M. B. Agarwal	196	991	Miss Saroj Kumari Vaish
136	632	R. K. Wadhwan	197	992	R. Sayeram
137	633	B. B. Gupta	198	993	Dinesh Gupta
138	638	M. C. Agarwal	199	996	Nirmalendu Biswas
139	639	V. K. Pasricha	200	999	R. G. Bodas
140	653	S. K. Patwardhan	201	1012	N. D. Shah
141	665	H. S. Khatri	202	1013	V. S. Krishna Murty
142	666	T. S. Gada	203	1018	S. N. Kankaria
143	671	H, R, Gupta	204	1023	Miss Bela Majumder
i 44	695	Syamal Kumar Chattopadhyay	205	1024	Lalit Kumar
145	700	L. Ramar	206		Pehlad Rai Garg
146	704	S. V. Ramaswamy	207		B. M. Garg
147	713	D. C. Shah	208		Rajendra Prasad
148	723	S. S. Shetty	209		V. K. Mehrotra
149	724	S, Somasundaran	210		R, K, Bhatia
150	739	N. K. Arora	211		Raj Kapoor
151	744	J. K. Jain	212		Keshav Chandra Agrawal
152	748	E. Doraisamy	213		S. Srinivasa Rajkumar
153		A. C. Shah	214		J. B. Shah
154		M. D. Jhaveri	215		D. P. Tripathi
155		P. L. Chaturvedi	216		Miss Kumud K. Kale
156		Madanial Nagar	217		B. P. Gunnaji
157		Murari Lal Khetan	218		S. Subramanian
			219		J. Sreedhar
158		H. J. Patel	219		Rabindra Nath Ghosh
159	798	Dipak Kumar Lahiti	220		J. B. Shah
160	800	Ranjit Kumar Pal	221		K. V. Chintamani Subramanyan
161	801	Dulal Chandra Dan	223		K. V. Chintamant Subramanyan K. P. Ramachandran
162		Suhàs Chandra Saha	223		G. N. Pai
102	, 000	Sunus Chandia Sana	224	1000	G. N. Fal

Sr. No.	Roll No.	Name	Sr. No.	Roll No.	Namc
225	1089	Anil Kumar Gupta	287	1378	S. C. Choradia
226	1090	Dinesh Kumar Agarwal	288	1380	Sundaram Vaithinathan
227	1091	Sushil Agarwal	289	1394	Randhir Yudhishter Varma
228	1095	Prem Kumar Jotwani	290	1406	T. R. Sriraman
229	1096	K. C. Jain	291	1414	Jitendra Kumar Singh
230	1102	E. Sri Ranganath	292	1417	K, S, Narayana Swamy
231	1103	N. C. Patel	293	1419	B. N. Trivedi
232	1117	Sankar Mukhopadhyay	294	1422	M. V. Chandrasekaran
233	1123	L. N. Singhania	295		A. K. Sitaraman
234	J130	K, Prabhakar Naidu	296	1440	M. S. Vaidyanathan
235	1139	R. R. Mehla	297	1441	Pradyot Kumar Dhar
236	1142	A, Janakiraman	298	1442	Indu Bikas Datta
237	1144	A. K. Somani	299	1443	V. G. Lahhshetwar
238	1152	P. M. Gang	300	1460	S. S. Vora
239	1154	J. K. Roowala	301	1463	T. V. Kalyanaraman
240	1155	P. Govindaraju	302	1465	M. Padmanabhan
241	1156	P. Jeyapragash Narayanan	303	1466	G. Sankaran
242	1165	G. Somasundaram	304	1467	Sudhir Kant
243	1169	Mohan Krishtachary Pujar	305	1468	P. V. R. Iyyengar
244	1172	R. Natarajan	30 6 307	1470 1473	A. M. Bhatkal K. C. Jain
245	1174	Sangameswaran Sambasiyan	308	1475	N. K. Shah
246 247	1184 1191	S. D. Jalu Virendra Kumar Gupta	309	1478	B. V. Kankal
247	1191	Kawal Mal Lalwani Jain	310	1481	Kajal Guha Roy
249	1192	S. C. Bhandari	311	1486	V. W. Korke
250	1201	Ram Dass	312	1489	G. V. V. Sudersanam
251	1206	H. R. Shah	313	1490	Miss Rita H. Batiwalla
252	1210	M. K. Joshi	314	1502	K. K. Gupta
253	1211	K. S. Raghunathan	315	1503	Miss M. R. Talati
254	1212	M. H. Mehta	316	1506	N. N. Patel
255	1220	R. G. Bhala	317	1512	A. N. Shah
256	1225	R. P. Mundra	318	1516	V. C. Sanghvi
257	1228	M. Ramamani	319	1520	Devashankar Purkayastha
258	1234	Gopal Krishna Kundu	320	1526	Ajit Chandra Saha
259	1235	S. V. Dhavale	321	1530	P. V. Ramanujaiah
260	1240	K. Hari Haran	322	1531	Dilip Kumar Sen
261	1246	P. M. Agrawal	323	1538	R. D. Khona
262	1264	P. Krishnan	324	1541	R. N. Shah
263	1267	P. Krishnan	325	1546	T. Nehru
264	1270	K. J. Anto	326	1560	B. P. Khakhar
265	1271	Girdhari Lal Sultania	327	1569	Dharam Vir Chadha
266	1274	V. P. Shaha	328	1577	Arjun Lal Agatwalla
267	1278	Champa Lal Bhagat	329	1585	P. G. Mannur
268	1284	G. Ramakrishnan	330	1606	Asok Kumar Ghosh
269	1288	K. Chandra Sekaran	331	1609	Y. N. Bhagat
270	1291	K, K. Talawala	332	1613	Sajan Kumar Tekriwal
271	1299	K. S. Bhattbhatt	333	1616	A. L. Kelkar
272	1302	Satish Kumar Anand	334	1624	Miss A. P. Dalal
273	1310	N. K. Parti	335	1629	Rathindranath Datta
274 275	1312 1318	Sharwan Kumar O. N. Chandla	336	1637	R. M. Agrawal
275 276	1325	V. K. Suri	337	1640 1645	K. Sainathan
270 277	1323	G. P. Soman	338 339	1656	B. Bhavani Sankar
278	1335	B. T. Thakkar	340	1657	Jamna Lal Depura Bhagat Ram Goyal
279	1337	M. J. Prakash Kumar	340	1658	V. C. Shah
280	1340	P. Hariharan	341	1659	M. C. Abraham
281	1343	Amitava Datta	343	1661	C. B. Javia
282	1348	Miss A. Homi Bamjee	344	1662	A. A. Israni
283	1361	V. Bala Krishnan	345	1664	Jeyaraj V. Rayen
284	1362	T. V. Ganesan	346	1667	Narayanaswamy Srinivasan
285	1369	P. G. Desai	347	1671	Maturu Rama Rao
286	1376	M. J. Patel	348	1679	P. H. Shaha

Sr. No.	Roll No.	Name	S. No.	Roll No	Name
349	1682	H. N. Goyat	411	2111	Jacob T. Abraham
350	1685	R. T. Shah	412	2115	S. B. Tandale
351	1690	K, Appuswami	413	2116	N. P. Dahima
352	1691	P. P. Pawar	414	2117	A. Venugopalan
353	1698	S. Sudalaimuthu	415	2125	Sankar Mustaphi
354 355	1707	Tarun Ghosh	416	2129	Rabindra Nath Mukhopadhyay
356	1714	Kishan Lal Somani	417	2133	A. L. Sanghvi
357	1724 1727	Gopal Ji Chiranjib Das	418	2138	Asish Kumar Dutta
358	1730	Govind Kumar Soni	419	2143	A. R. Raiji
359	1734	P. Chinnappa Reddy	420 421	2152	Gora Chand Mukhopadhyay
360	1737	Sreedhar Krishnamurthy	421	2162 2187	D. D. Nagpal Alok Sikdar
361	1745	U. C. Bothra	423	2194	V. R. Kochhar
362	1754	Navin Kumar Chhawchharia	424	2200	Asutosh Mukhopadhyay
363	1762	Mohammad Ahmad Azmi	425	2212	Sumit Basu
364	1773	Chandrashekar Kote	426	2213	K. M. Vyas
365	1781	Haroonur Rashid	427	2215	K. R. Purushothama Pai
366	1784	Gopal Das Ladha	428	2216	S. V. G. Krishna Murty
367	1785	M. B. Wagh	429	2221	Malchand Agrawal
368	1786	K. R. Seshadri	430	2222	Gyan Chand Jain
369	1816	D. Ramasundaram	431	2223	Rajendra Prasad Patodia
370	1822	B. L. Singhal	432	2226	Bijay Kumar Dalmia
371	1827	K. K. Ghei	433	2228	M. O. Munshi
372	1836	B. Natraj	434	2233	Santosh Kumar Ray
373	1843	M. P. Sambre	. 435	2236	Sushil Chandra Srivastava
374	1856	R. Rajasekaran	436	2247	L. S. Adake
375	1877	Sumantra Talukder	437	2248	Bal Kishan Choudhury
376	1878	H. D. Kapadia	438	2249	Mahendra Prasad Gadia
377 378	1879 1882	N. P. Ghanckar K. N. Goyal	439	2252	Gopal Das Choudhary
379	1890	P. N. Monga	440	2254	Madan Lal Agrawal
380	1895	S. Roy Chowdhury	441 442	2255 2259	Santosh Kumar Jain
381	1903	G. S. Goel	442	2239	Swapan Doogar V. M. Manavalan
382	1906	Jag Mohan Paul	444	2281	C. Venkata Krishna
383	1907	S. K. Goyal	445	2289	Pankaj Kumar Saphui
384	1915	A. K. Agarwal	446	2297	E. V. Desikachary
385	1917	S. Meenakshi Sundaram	447	2317	Amar Kumar Chattopadhyay
386	1918	R. Srinivasan	448	2322	V, Sundar
387	1922	R. N. Gupta	449	2325	S. V. G. Rathna Gupta
388	1923	P. P. Gupta	450	2347	Gobindachandra Bardhan
389	1926	Anil Kumar	451	2349	R, D, Advant
390	1929	D. R. Khandagale	452	2353	S. Santhana Raman
391	1938	D. G. Mande	453	2360	N. D. Umbarkar
392	1959	Nitya Pada Biswas	454	2362	K, S. Ram Pureswaran
393	1970	Anjan Mandal	455	2366	L. S. Kulkarni
394	1977	Bhasakar Banerjee with Distinction	456	2388	Dilip Kumar Biswas
395 396	1980 2010	Syamal Chakrabarti Peram Sankaraiah	457	2390	Jyoti Sankar Chattopadhyay
396 397	2010	B. A. Trivedi	458 459	2392	Subhra Ranjan Mitra
398	2011	R. K. Agrawal	460	2394 2410	Devatha Venkatesa Gupta Pranab Kumar Sen Gupta
399	2022	Kailash Narain Maheshwari	461	2410	Achintya Das Gupta
400	2029	Miss S. Majmudar	462	2412	P. S. Halani
401	2047	Shiv Om Agarwal	463	2460	Arun Kumar Datta
402	2054	K. C. Luthia	464	2472	Pritam Gopal Mukherjee
403	2063	P. K. Mehta	465	2484	Suhas Chandra Datta
404	2065	C. R. Vishwanath	466	2491	G. C. Joseph Mendonca
405	2069	M. K. Mittal	467	2509	Nadadur Varadhan
406	2072	S. K. Vakil			
407	2073	S, S, Ayyar	468	2517	Pavan Gupta
408	2081	Samirendra Nath Saha	469	2523	N. K. Jain
409	2085	R. K. Gupta	470	2525	Karan Anand
410	2092	Manoranjan Ray	471	2527	Mohamed Razzack

4/6		THE GAZETTE OF INDIA, A	AUGUST 16, 1969 (SRAVANA 25, 1891) [Part III—Sec. 4]
S. No	. Roll l	No, Name	Sr. No. Roll No. Name
472	2 2533	B. K. Patni	533 3178 Santiranjan Das
473			533 3178 Santiranjan Das 534 3182 T. Lakshmi Narayana
474			535 3194 Vijay Shankar Modi
475	2552	Altaf Hussain	536 3203 H. S. Shah
476	2555	K. Gopal Rao	537 3211 R. Seshan
477	2561	P. N. S. Bhaskara Rao	538 3231 A. L. Gupta
478	2565	P. Mahamani	539 3232 S. M. Lahoti
479	2574	R. Padmanabhan	540 3281 P. N. Subramanian
480	2578	Surinder Pal Singh Soni	
481	2596	A. S. Mehta	/ Note: The result of candidate with Roll No. 2376 will be declared later.
482	_	Ramniwas Gupta	
483		V. S. Aiyar	The following candidates will be awarded the certi-
484		S. A. Malwade	ficate of merit—
485		Binod Behari Sahu	Rank Roll No. Name
486	2632	N. S. Chaudhuri	
487	2645	A. Mohammed Hussain	I 1977 Bhaskar Banerjee
488	2666	M. George Vellathottam	II 2810 Atma Ram Bankeraika
489	2672	Ashim Kumar Dey Bhowmick	III 1656 Jamna Lal Depura
490	2686	Davinder Singh	The G. P. Kapadia-First President Silver Medal will be
491	2691	A. Muthu Kumar	awarded to Bhaskar Banerjee Roll No. 1977.
492	2692	R. K. Govil	y a war do Brashar Danoi jee 1600 1101 1271,
493	2697	M. C. Joseph	Summary of Results
494 495	2711	J. L. Bhatt	Number of candidates appeared 2794
496	2713	R. C. Goyal	Number of candidates declared successful 540
497	2715 2724	Om Prakash Harlalka	
498	2736	C. S. Gopala Krishna	Percentage 19.36
499	2742	C. Arumugam	No. 13-Exam. Result May/69.—In pursuance of regu-
500	2751	Arun Kumar Ghosh	lation 25 of the Chartered Accountants Regulations.
501	2752	I. K. Subrahmanya Sharma Umesh K.	1964, the list of candidates declared successful in both
502	2781	Ismat Pasha	Groups I and II and those declared successful in Group I or in Group II alone of the final examination held under
503	2787	A. M. Kher	these regulations in May 1969 are hereby published for
504	2789	P. Ramachandran	general information.
505	2798	E. K. Nagarajan	I. List of candidates who appeared in both the groups
506	2803	V. Vijayaraghayan	and are declared successful in both groups.
507	2810	Atma Ram Bankeraika	
50 8	2862	Laxmi Narain Nigam	Sr. No. Roll No. Name
509	2868	Vishwa Nath Prasad Mishra	
510	2871	V. L. Shah	1 6 N. K. Gupta
511	2884	K. Chandrasekar	2 11 D. S. Madhavani
512	2932	Sharad Kumar Jain	3 12 A. M. Nanavati
513	2935	V. N. Sudan	4 13 V. S. Narasimban
514	2948	P. L. Shrestha	5 15 N. B. Gandhi
515	3001	N. Jayapal	6 23 K. K. Raja
516	3020	R. Srinivasan	7 29 N. M. Vardhan
517	3026	R. C. Goyal	8 40 N. Raman 9 42 S. C. Khasgiwala
518	3037	T. R. Subbaiyan	· · · · · · · · · · · · · · · · · · ·
519	3041	V. Parthasarathy	10 43 J. Lakshman Kumar 11 46 Y. R. Bhikhapurawala
520	3044	Deo Narayan Chandak	·
521	3045	Anil Kumar Dhar	12 50 P. V. Kamat 13 53 V. A. Mittal
522	3060	Krishna Kumar Agarwal	14 55 M. Vaidyanathan
	3062	Hari Kant Prasad Jain	15 59 G. K. Davda
	3087	Ramesh Chandak	16 76 R. P. Sheth
	3089	V. Rajamanickam	17 77 P. T. Makadja
	3100	Hari Om Maheshwari	18 86 P. P. Shah
	3130	K. S. Neelakanta Ayyar	19 90 B. N. Oza
	3133	N. Narayanaswamy	20 94 V. V. Kamdar
	3146	M. Venkata Rama Rao	21 97 D. P. Gupta
	3148	D. Krishnam Raju	22 103 V. Jagannathan
	3150	Alak Kumar Ghosh	23 110 K. B. Gandhi
224	3157	G. S. Agrawal	24 111 R. N. Karanjia
			The state of the s

Sr. No.	Roll	No. Name	Sr. No.		
25	112	S. N. Thakkar	86	460 468	A. B. Jog A. K. Shroff
26	121	S. R. Jain WITH DISTINCTION	87 88	408	T. S. Raghavan
27	125	D. D. Agrawala	89 ^y	486	T. K. Das Gupta
28	128	B. H. Sonawala	90	495	S. Sivaramakrishnan
29	129	Subhash Chander Jain	91	505	Nav Jyot
30	141	N. L. Maheshwari	92	514	K. G. Gupta
31	142	Shanti Lal Sachdeva	93	515	M. L. Golicha
32	145	P. R. Anantharaman	94	516	R. L. Nolkha
33	152	S, Vasudevan	95	533	H. Vatma
34	159	A. Srinivasa Rao	96	536	R. K. Shah
35	160	G. D. Maheshwari	97	538	S. Srinivasan
36	173	S. C. Sharma	98	551	Ravinder Singh Ahluwalia
37 26	175	D. V. Thakker	99	560	C. G. Parckh
38	177	R. M. Palaniappan N. Chandramouli	100	570	I. N. Munsuri
39 40	179 192	Naresh Kumar Gupta	101	615	R. Vaithyanathan
	193	R. Rajaji	102	635	Jagjit Mohan Vigg
41 42	193	V. K. Natarajan	103	638	G. R. Bhaniramka
43	196	V. K. Nahar	104	646	B. Agrawala
44	200	G. Raman	105	655	T. P. S. Sukumaran
45	209	Ramesh Chander Jain	106	676	Satish Ajmera
46	212	N. P. Sheth	107	677	Bhanwar Singh
47	225	K. B. Dastur	108	680	F. N. Hirjibehedin
48	241	C. D. Isaac	109	691	Ravi Shanker Khandelwal
49	247	T. R. Chandrasekaran	110 11.1	696 706	H. K. Agarwal
50	258	Angad Kumar Aggarwal	112	719	S. S. Sanyal V. Thiagarajan
51	261	S. Raghunath	113	730	P. D. Sampat
52	266	G. Rama Krishna Rao	114	735	S. Ganesh
5 3	275	R. S. Tambi	115	750	A. B. Bandopadhyay
54	277	N. K. Jain	116	754	M. T. Bhargava
55	282	P. V. Dand	117	767	Prem Kalra
56	298	S. Renga Krishnan	118	769	Arun Kishore
57	300	N. V. Vernekar	119	785	Gyan Chandra
58	301	R. D. Davar	120	786	
59	303	V. N. Venkatanathan	121	800	L. N. Rawat
60	313	Miss D. K. Bardi	122	814	B. Kedia
61	321	S. R. Mohata	123	816	B. K. Tekriwal
62 63	332	B. M. Shah S. P. Mukhopadhyay	124	817	
64	338 340	S. V. Raman	125	818	
65	346	K. G. Shenoy	126	826	
66	350	Yash Pal Rawla	127	833	
67	370	Vinod Kumar Gupta	128	892	
68	374	Raj Kumar	129	913	
69	379	H. K. Datta	130	920	
70	381	S. K. Beswala	131	980	
71	393	Madan Lal Grover	132 133	985 986	5 .
72	398	O. Venugopal Rao	133	986 987	
73	402	N. S. Shah	134	996	
74	407	G. S. Gadgil	136	998	
7 5	413	M. Srinivas Dange			
76	414	D. Balasubramanian	11. I f	ast of hillin	candidates who have been declared success- Group I only. This list also includes the
77	420	V. M. Sanjanwala	I	iames	of the candidates who have been declared
78	427	R. N. Saksena	S	uccess:	ful in Group II of the final examination held
79	429	S. G. Khaladkar	e	earli e r.	
80	430	Vineet Pruthi	Sr. No.	. Roll	No. Name
81	442	Om Prakash			
82	449	Lachmi Narayan Malik	1	17	
83	452	R. Krishnamutthy	2	71	
84	453 457	Y. M. Deosthalee R. Krishna Iyer	3 4	74 148	
85					

Sr. No.	Roll	No. Name	Sr. No.	Roll N	o, Name
5	185	V. Ranganathan	66	1542	P. Mukhopadhyay
6	191	Harish Khosla	67	1543	V. Jayaraman
7	230	G. Doraiswamy	68	1544	S. N. Iyengar
8	246	S. P. Thakkar	69	1550	Sudershan Kumar Gupta Arun Manmohan Das Fadia
9	254	S. C. Jain	70	1557 1561	Nayeen Bhandhari
10	270	K. Ananda Devadhar	71 72	1562	R. V. Bhingo
11	280	S. K. Bhaumik	73	1564	C. Jayakumar
12	310	M. R. Mehta	74	1565	J. D. Chacha
13	317	A. Ramanandam	75	1567	R. Ramalingam
14	376	A. K. Chaudhuri	76	1510	H. S. Vakil
15 16	382 401	Man Mohan Sharma R. A. Shah	77	1573	V. B. Sharma
17	404	P. T. Narayan Nair	78	1585	P. R. Raghunathan
18	432	V. L. Gangadhara	791	1591	A. I. Desai
19	450	K. P. Shanbhogue	80	1594	Mahendrasingh D. Mehta
20	463	R. J. Gangal	81	1596	R. K. Sawhney
21	477	M. Rama Rao	82	1598	K. Ananthram
22	483	William John	83	1599	J. S. Rajgor
23	509	Nirmal Suri	84	1609	T. R. Balaraman
24	510	Vijay Kumar Gauba	85	1620	K. S. Jhaveri
25	529	Iqbal Hussein P. Bandukwalla	86	1621	A. N. Mukhopadhyay
26	539	V. K. Sethi	87	1622	Irshad Ali Nooruddin
27	540	R. L. Mehta	88	1625	S. K. Agarwal
28	545	Nirmal Kumar Jain	89	1626	U. S. Jhaveri
29	550	Narain Dass Bhatia	90	1627	V. B. Damani
30	564	A. Thirumalalappan	91	1629	Suresh Chandra Gupta
31	604	A. M. Kulkarni	92	1630	S. T. Karnani
32	633	A. V. Wandrekar	93	1631	L. K. Gupta
33	645	K. C. Gupta	94	1637	K. K. Basu
34	647	A. Sheikh Abdullah	95	1639	Sudhir Bhagwan Sabne
35	659	M. C. Dash	96 97	1644 1650	Murtuza Ahmed
36	681	Yadu Hari Dalmia	98	1652	C. C. Dayal A. J. Jussawalla
37	698	N. S. Shah	99	1655	R. S. Patni
38	707	S. K. Ray	100	1657	C. M. Tamboli
39	720	S. Adhikari	101	1660	Surajkaran Jakhotia
40	742	R. Shah	102	1661	Sripathi Vasudey Bhat
41	743	G. B. Bagrodia	103	1662	N. N. Mehta
42	771	P. Chakrabarti	104	1666	Tahor L. Safri
43 44	772 774	A. V. Muzumdar	105	1674	Ebrahim S. Lunat
45	774 799	M. B. Ramachandra	106		Sarvlit Singh
46	829	M. H. Shah K. N. Agarwal	107		R. S. Samria
47	830	S. K. Jain	108	1681	J. K. Goyal
48	871	A. Aravindaksha Menon	109	1698	S. K. Datta
49	874	R. P. Narasing Rao	110	1700	A. K. Sareen
50	898	P. Dhelliswara Rao	111	1708	Kistur Chand Doshi
51	977	D. Desarkar	112	1719	R. Viswanathan
52	981	J. M. Trivedi	113	1725	Prakash Chandra Jain
53	1501	S. Narayanan	114		V. V. Godse .
54	1504	Anwerali Asgarali Ameeri	115		Paul T. Mampilly
55	1506	D. B. Desai	116		Krishan Chander
56	1507	K. V. Subrahmanyan	117		Vijay Kumar Agarwal
57	1509	S: C. Malhotra	118		S. K. Tayal
58	1511	Suresh Seth	119		Vikram R. Limaya
59	1519	A. K. Chadha	120		Y. S. Rama Rao
60	1521	J. S. Dua	121 122		T. Peethambaran Menon
61	1522	I. C. Gunta	123		S. R. M. M. Nainar M. Shivarama Bhat
62	1524	Pramod Kumar Jain	124	1793	M. Ramachandra Kamath
63	1531	D. G. Kalantry	125	1801	A. V. Satchare
64	1537	T. V. Venkiteswaran	126 127	•	Gautamkumar N. Nagori D. C. Bhatia
65	1539	Z. K. Eranee	177	(8(1/	

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	Roll No	. Name	Sr. No.	Roll No	. Name
129	1822	Bhalchandra G. Umarani	190	2058	Ramesh Chandra Baheti
	1825	C. Govindankutty	191	2059	A. R. Ahmed Sheriff
	1830	N. Rajaraman	19/2	2060	P. O. Shoth
	1832	Ram Deo Agarwal	193	2061	Pappu Madhu Sudhan
	1834	Radharaman Bhagat	194	2067	V. R. Vaidya
	1837	S. R. Shah	195	2086	F. G. Chobe
	1847	A. T. Thomas	196	2090	R. Sethuraman
	1848	Vikram V. Limaye	197	2091	A. J. Desai
137	1850	Bhupat R. Shroff	198	2094	Nani Gopal Pal
	1855	K. Natarajan	199	2105	Sharad S. Valanju
139	1862	S. C. Das Gupta	200	2116	P. K. Chakraborti
	1864	Narayan Jagannathrao Jawker	201	2118	Jayanti Mehta
141	1867	P. V. Sadekar	202	2119	A. S. Dani
142	1875	Vijay Tandon	203	2121	H. V. Desai
143	1880	Sajib Guha Sarkar	204	2124	B. K. Rajasekhar
144	1890	P. C. Shah	205	2126	G. V. Patkar
145	1896	M. S. Raghavendra Rao	206	2127	Ranjit P. Paleja
146	1898	Kaushal Kumar	207	2128	J. M. Patel
147	1913	V. B. Shinde	208	2130	J. K. Chaudhuri
148	1918	Abdulla F. Rasiwala	209	2144	Deb Kumar Gupta
149	1921	M. K. Juneja	210	2146	K. R. Shah
150	1928	B. H. Mehta	211	2148	A. V. Mehta
151	1931	M. Santhanam	212	2151	Nayan K. Bhalja
152	1932	S. K. Jain	213	2154	P. J. Treasuryvala
153	1933	M. Mohamed All Jinnah	214	2156	N. S. Govardanan
154	1938	M. K. Asher	215	2157	G. N. Dashaputra
155	1939	Sudhir Rameshchandra Jain	216	2159	C. M. Dave
156	1942	K. H. Mankad	217	2168	N. N. Elhence
157	1945	Mohan Lal Maheshwari	218	2170	Arvind Pundalik Kini
158	1948	Gautam Mukhopadhyay	219	2171	M. S. Sankaran
159	1953	Gouri Shankar Ghosh	220	2173	U. Ramanathan
160	1960	Prem Kumar Tekriwal	221 222	2183	Rajinder Kumar
161	1962	B. L. Dogra	223	2184 2187	A. S. Johar Manohar Lal Modi
162	1963	R. Kumarasimhan Thampi	224	2191	Kirtikant T. Soni
163	1965	Y. Narayanamurthy	225	2194	V. L. Khosla
164 165	1967 1969	D. N. Upadhyay Raj Kumar Tandon	226	2201	V. K. Jain
166	1909	M. C. Gandhi	227	2210	S. J. Phatak
167	1984	A. S. Masurkar	228	2214	R. A. Khandwala
168	1986	R. Venkataraman	229	2216	M. Ramachandran
169	1993	Bankatlal Motilal Lodha	230	2220	D. K. Shah
170	1994	B. Krishnayya Hegdo	231	2221	Harishchandra U. Sandesara
171	1997	R. Mohan	232	2223	Manak Chand Jain Marwara
172	2000	N. C. Ghosh	233	2225	Chandrakanth H. Shah
173	2001	R. T. Patel	234	2226	Man Mal Jain
174	2002	Rama Nand Rustagi	235	2227	B. R. Ravindra Nath
175	2005	Prem Shankar Gupta	236	2232	S. C. Kapoor
176	2006	Amrit Lal Tated	237	2235	M. R. Gada
177	2008	V. R. Dhala	238	2237	Abhijit Nandy
178	2016	A. K. Malhotra	239	2240	P. Gopalakrishnan
179	2017	Shiv Dyal Gupta	240	2247	R. J. Bathia
180	2020	P. J. Sawe	241	2254	Pitchika Triveni Rao
181	2023	P. S. Pabreja	242	2258	Vasudeo R. Galkar
182	2032	Divakar Sharma	243	2259	Dwarkanath D. Shah
183	2038	K. M. Tavadia	244	2267	Bidyut Chattopadhyay
184	2039	T. K. Ramasamy	245	2271	M. D. Shiat
185	2040	Bankimehandra Dalal	246	2273	K. D. Sarkari
186	2041	Radhey Shyam Falor	247	2286	Samarathmal Chanodia
187	2046	S. G. Jaffer	248	2289	Rajendrakumar Premji Chandarana
188	2049	S. B. Chidrawar	249	2293	Chandrakant N. Hood
189	2054	R. M. Padliya	250	2298	Nandkumar B. Pataskar
		•			

400			<u></u>			
Sl. No.	Roll N	No. Name	Sl. No. 312	<i>Rol</i> 2694		. Name Dambekodi Subraiah Anand a
251	2212	S. N. Bhatlacharjec	313	2705		Naresh Chand
251	2313	Yerramili Apparao	314	2712		R. Easwaran
252	2318 2321	M. S. Sethuraman	315	2736		Madanlal Agarwal
253	2326	S. Rajagopalan	316	2737		R. Subramanian
254		D. R. Sathyanarayanarao	317	2757		T. C. Gupta
255	2328 2339	Samir Kumar Sen	318	2762		P. M. Krishnan
256	2344	Subhankar Basu	319	2815		P. L. Paulose
257	2371	F. M. Bafna	320	2821		V. Parasuraman
258 259	2373	Man Mohan Lal Gupta	321	2822		Virendra Mohan Nandra Jog
260	2375	A. M. Kulkarni	322	2825		Bal Krishana Laul
261	2387	Bijan Kumar Basu	323	2826		N. R. Mukhopadhyay
262	2391	Surendra S. Panchal	324	2828		D. R. S. D. Raja Rao
263	2395	Nikhil M. Gandhi	325	2834		S. P. Chakrabarty
264	2407	V. D. Bhagade	326	284		R. D. Agarwal
265	2414	Chhagan Lal Sharma	327	285		Jagat Jyoti Dhar
		Sujan Kumar Sen	328	286		Tribhuwanlal Joshi
266 267	2415 2417	Amitabha Majumdar				·
		D. Natarajan	III	Crow	t can	didates who have been declared success only. This list also includes the name
268	2418	·	of the	cand	idates	who have been declared successful i
269	2419	P. Vedagiri Virendrakumar J. Kawdia	Group	I of	the fi	nal examination held earlier.
270	2420	Gauri Nath Mehtotra				
271	2427	Ardhendu Sekhar Biswas	St. No	. K	olt No	
272	2433		1		1	K. N. Golwala
273	2443	Din Dayal Sharma	2		3	P. N. Vijay
274		M. Mohan	3		7	N. G. Krishnan
275		S. V. Jamdar	4		8	Satyanarayan Gilda
276		Deep Kumar Dhir	5		9	P. V. S. Prasad
277		D. P. Salarpuria	6	. 2	20	M. S. Krishna Bhat
278		S. K. Sen Gupta	7	2	24	C. N. Gangadaran
279		Pawan Kumar Singhania	8	2	25	K. S. Varadarajan
280		N. L. Nagar	9	2	26	N. Murali
281		Dinesh Prasad Shrivastav	10	2	27	P. G. Pradhan
282		R. S. Agrawal	11	2	28	S. K. Nahar
283		Vardichand Jain	12	. 3	31	Prem Chand Jain
284		Krishnakant J. Choksi	13	3	33	P. Gopala Rao
285		Krishna Kumar Shah	14	. 3	35	. B. Ramani
286		Sambhu Nath Mitra	15	:	36	K. Rajagopalan
287		Lalta Prasad Sachan	16	3	38	N. Ramadoss
288		Prakash Ganesh Soman	17	7 4	41	D. K. Sen
289		Prabir Kumar Roy	18	3	49	V. R. Shah
290		Madhukar S. Paranjape	19) ;	54	S. K. Gupta
291			20) :	56	Om Prakash Yaday
292			2:	L,	58	R. C. Desai
293			22	2	60	S. M. Shah
294			2.	3	63	Madhu Sudhan Dua
295		M. M. Jaju	2.	4	69	R. K. Agrawal
296			2.5	<u>,</u>	73	A. G. Surendranatha Reddy
297			2	6	78	M. N. Rao
298		• •	2		80	C. B. Kshirasagar
299			2	8	82	Rajinder Kumar
300			2		83	Krishan Lal
30					84	K. Raj Gopal
302					85	C. H. Pardiwalla
30.					91	Sita Ram Gauba
30			3		99	D. N. Dutt
30:					100	A. B. Ray
30					106	Indramal Dak
30		R. J. Shroff			108	AR. Karuppanchetty
30					114	D. K. Sheth
30		K. Sadananda Shetty	_		117	M. J. Gandhi
31		B. Damodar Rao			120	K. Gunabalan
31	1 2686	M. K. Sudharsan			122	N. Reguraman
			_	. •		TI. INCRUIBIL

		N	Sr. No.	Roll No.	Name
No.	Roll No			322	M. C. Bothra
41	123	Y. Suryanarayanan	102 103	325	A. H. Mehta
42	124	R. C. Mithawala	104	326	T. R. Thakkar
43	126	P. C. Modi	105	327	D. B. Mahajan
44	127	K. C. Gadodia	106	333	S. D. Purohit
45	131	P. K. Ruparelia V. K. Agarwal	107	339	G. M. Shah
46	132 138	M. Krishnamurthy	108	342	K. Raghu
47 48	139	D. G. Gondalia	109	345	A. G. Jagoje
49	146	Vijay Kumar Gupta	110	357	A. M. Shah
50	151	M. N. Rajgara	111	358	S. G. Mistry
51	155	C. Raman Kutty	112	362	Y. A. Mehta
52	162	A. Ponnambalam	113	363	K. P. Harendran
53	163	P. V. Shah	114	373	Bharat Bhushan
54	164	PL. Ramiah	115	378	M. Agarwal
55	165	K. C. Balasubramaniam	116	384	S. V. Albal Rishi Mohan
56	168	Ashok Dilwali	117	388	G, R. Shah
57	169	Tarlok Nath Sawhney	118	389 395	S. Ramanujam
58	170	A. N. Venkataramanan	119' 120	396	Miss K. H. Lalitha
59	171	R. N. Dhand	120	399	M. B. Bafna
60	180	S. Balasubramanian	122	408	Ashok Kumar Sharda
61	182	K. C. Bhansali	123	411	V. S. Tamhane
62	197	M. V. Kheradia	124	412	V. Swetharanyam
63	198	S. S. Sharma	125	418	V. H. Doshi
64	203	A. M. Maredia	126	426	M. G. Shah
65 66	205 210	G. S. Jayaraman P. S. Seshadri	127	440	V. Krishnan
67	214	S. P. Phadke	128	443	C. P. Patel
68	215	M. K. Broker	129	451	S. Ramanna
69	216	J. Basu	130	456	R. S. Chaturvedi
70	219	Ramautar Goel	131	467	S. S. Jain
71	222	N. H. Gundevia	132	471	N. K. Agrawal
72	224	K. P. Ramnarayan	133	479	C. L. Agarwai
73	227	S. A. Irani	134	482	K. C. De
74	228	C. R. Seshan	135	484	K. V. Ghatalia
75	229	O. Manoharan	136	485	Suniti Chattopadhyay
76	236	Mangat Ram	137	487 491	A. K. Das J. K. Doshi
77	243	S. Ganapathi Subramanian	138 139	491 497	V. Krishna Murthy
78	244	P. T. Varghese	140	502	Vinod Kumar Aggarwal
79	245	A. S. Veeranna	141	503	Puran Parkash Thukral
80	250	J. A. Koralwala	142	5 04	Ramesh Malhotra
81	252	A. G. Zachariah	143	507	Mohinder Pal Sharma
82	255	D. K. Sheti	144	508	Suresh Kumar Sharma
83 84	257 262	B. L. Chordia	145	52Q	S. L. Bodhankar
85	265	K. RamachandranB. Narasimha Rao	146	532	V. Athi Moorthi
86		K. K. Mannan	147	535	O. P. Tibrewal
87		G. Bhandari	148	544	Kastoor Chand Jain
88		Suresh Kumar	149	546	S. C. Jha
89		J. Narasimha Rao	150		Gobind Parkash Munja
90		Y. S. Rao	151	549	Ambrish Kumar Mittal
91		K. Jayaram Mudaly	152		R. N. Contractor
92		R. Rajendran	153		P. R. Baxi
93		G. P. Rajagopai	154		Brij Mohan Maingi
94		M. B. Bapat	155		K. G. Rajesekharan Na
95		H. C. Mevawala	156		S. K. Bansal
96		R. S. Agrawal	157		G. K. Sheth
97		K. Jayaraman	158		S. D. Bhatt
98	3 295	N. K. Pal	159 160		J. M. Kapoor
99			160 161		P. C. Pantulu
			161	591	P. Vasudevan
100	308	II. M. Marda	162		R. M. Shah

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Sr. No.	Roll No.	Name	Sr. No.	Roll No.	Name
164	601	F. K. Jain	225	906	S. Rajagopalan
165	602	R. L. Miranda	226	907	P. N. Gokhalo
166	606	G. V. Madane	227	910	B. B. Raje
167	608	P. R. Suryanarayanan	228	911	J. V. Jani
168	614	P. K. Parikh	229	916	S. T. Padh
169	617	N. Das	230	974	R. Natarajan
170	626	Virendra Kumar Arya	231	978	R. K. Tibrewala
171	627	K. K. Saha	232	.983	S. K. Khattry
172	632	P. K. Mathew	233	984	V. K. Jain
173	642	K. Vydianathan	234	3001	Anil Kumar
174	650	Nain Sukh Vyas	235	3003	P. L. Kulkarni
175	654	S. Basu	236	3005	M. K. Tripathi
176	656	D. Revawala	237	3006	B. K. Merchea
177	664	RM. Ramanathan	238	3007	A. K. Tulsyan
178	666	P. R. Dalal	239	3009	M. A. Rupani
179	670	Fatch Chand	240	3011	Surinder Singh
180	671	T. T. Choudhry	241	3012	Karan Bhatia
181	675	S. C. Jain	242	3015	Omesh Gupta
182	683	M. H. Joshi	243	3017	A. K. Datta
183	684	J. P. Patel	244	3018	A. K. Sarkar
184	686	D. K. Lakhani	245	3020	M. Y. Sardesai
185	692	Jitender Kumar Chopra	246	3021	N. K. Gupta
186	695	Jai Singh Verma	247	3022	A. C. Jain
187	711	A. A. Contractor	248	3023	Jitendra Nath Mital
188	714	K. V. Acharya	249	3024	B, R, Ranade
189	722	O N. Singh	250	3027	A, K, Agrawal
190	731	B. S. Sheth	251	3031	M. K. Shah
191	733	N. Prasada Rao	252	3033	Bhushan Chandra Pal
192	747	Rishi Kumar	253	3035	Lalit Mohan
193	749	S. P. Gupta	254	3038	S. K. Basak
194	756	V. M. Deodhar	255	3049	B. V. Shah
195	762	V. J. Trivedi	256	3051	S. Ramamurthy
196	777	Pawan Kumar Jain	257	3052	M. Rathnam
197	781	S. Seetharaman	258	3054	T. B. Hajra
198	782	Suresh C. Khanna	259	3058	R. Jayaram
199	784	G. S. Jha	260	3065	M. V. Suryanarayana
200	788	B. Selvarajan	261	3067	R. K. Malhotra
201	797	S. K. Chakraborty	262	3068	S. M. Merchant
202	798	S. C. Lalvani	263	3070	S. N. Mysorewala
203	108	J. K. Datta	264	3077	Madanlal Parckh
204	802	S. P. Mukhopadhyay	265	3078	Arabinda Sinha
205	805	J. M. Anjaria	266	3079	Kul Bhushan Sarna
206	806	R. Dhar	267	3081	Manoranjan Ray
207	807	U. K. Gangopadhyay	268	3082	Baychand Devchand Raja
208	815	B. D. Shah	269	3084	Vinay Kumar Kaul
209	822	Omkarnath Tuli	270	3091	Michael Bastian
210	828	R. K. Agrawal	271	3092	S. Krishnamurthy
211	831	Man Mohan Singh	272	3099	K. P. Bajani
212	836	Kamal Kumar Bhargava	273		Mahavir Shankar Mathur
213	838	N. C. Srivastava	274	3103	I. G. Modi
214	842	B. K. Malhotra	275	3104	D. S. Hegde
215	846	S. A. Kherada	276	3105	Z. J. Karaj
216	852	L. D. Choudhary	277	3106	Pradip Kumar Hor
217		S. Chakrabarti	278	3107	Lalit Bhushan
218		K. V. Kamaladharan	279	3108	B. R. Raghunathan
219		R. K. Agarwal	280	3109	Arunausu Ghoshal
220		R. P. Gupta	281	3110	V. Narasimha Rao
221		D. S. Shah	282	3112	S. Ramaswamy
222		Liladhar Varshney	283	3113	Gajendra Kumar Ved
223		S. K. Pal	284 285	3116 3117	Ravindra Mohan Raheja
224	9 00	N. Viswanath Das	483	211/	Vijay Kumar Gupta

5+, No.	Roll	No. Name	Sr. No. B	oli No	Name
206	2120	Illaniast Parlact	347 33	68	K. G. Ramakrishnan
286 287	3120 3123		348 32	69	R. Raman
288 288	3123	M. G. Davi V. S. Jayaraman	349 32	70	R. Kumar
289	3125	-		73	S. A. Patel
290	3127			75	Kesab Lal Mitra
291	3129			76	R. S. Mehta
292	3131			77	S. G. Kalyana Raman
293	3132			78	Chiman Lal V. Gadhia
294	3140	B. N. Dan		81	S. O. Pandya
295	3142			82 85	D. V. Yegnanarayanan P. Raghunathan
296	3143			86	S. Viswanathan
297	3144	•		87	P. Ranganathan
298	3154			88	Rajendra Sardana
299	3155			90	N. C. Parikh
300	3156			91	Balwan Singh Verma
301	3157			93	S. N. Neotia
302	3158			94	A. K. Sen
303 304	3162			96	B. C. Dutta
305	3163 3166		366 32	98	C. Nallakrishnan
306	3167		367 33	00	A. K. Chanda
307	3173			03	K. Bhawarlal
308	3175			04	G. Ramamurthy
309	3177			05	Jawahar B. Thakkar
310	3178			06	K. D. Kakani
311	3180			08	P. R. Parikh
312	3181	J. P. Patel		10	K. N. Mehta
313	3184		374 33		C. Channappa
314	3188	A. Madhusudana Rao	375 33 376 33		S, R. Joshi
315	3189		376 33 377 33		Sampatlal Jain S. G. Ramanathan
316	3190	= 2 0 -3	377 33 378 33		Sunil Kumar Anand
317	3192	Khimchandbhai K. Lad		25 25	Vinod Kumar Sachdeva
318	3201	A. M. Mukadam		26	Ramesh Chander Kapoor
319	3202	T. V. Narasimha Murty		28	Harjit Kumar
320	3204	P. Narasimhan		30	Chitta Ranjan Roy
321 322	3206		383 33		J. P. Talati
323	3211 3212	Surinder Paul Singh	384 33	39	Arun S. Dixit
324	3213	Mohd, Rashid Ahmad H. N. Shrimanker	385 33	41	Sultan Ahmed
325	3215	Shabbir Hussain		42	D. V. Desaí
326	3216			43	V. Sukhvantray Nanavaty
327	3221	C. Mohan Rao		47	N. Raghunathan
328	3223	S. C. Dalal		48	R. K. Basu
329	3226			50	P. Suryanarayana Rao
330	3227	Bal Kishan Gupta		54 57	Man Mohan Kapoor
331	3229			57 58	Krishna Murari
332	3231	V. Balaraman		62	Raj Krishan Singla H. P. Parekh
333	3232	Marzban Avari		63	Banshi Prasad
334	3237	S. P. Trivedi		66	V. R. Osani
335	3239	G. Venkata Krishnan		67	V. A. Chate
336	3244	M. S. Gokhale		69	Subrata Guha
337	3246			72	A. K. Datta
338 339	3248	S. Mukhopadhyay	400 33		K. K. Padmanabha Pillai
340	3249 3251	P. K. De	401 33		Pradip K. Pandit
341	3253	S. K. Ghosh	402 33		R. C. Sarkar
342	3257	V. K. Kanthed	403 33		M. C. Sankaran
343	3258	Sudarshan Kumar Gupta Rama Sonaji Lotke			D. J. Kapadia
344	3260	Sharad Mohan Honayar	405 33		R. C. Patel
345	3262	K. P. Tachakra		93	Ashis Baran Bose
316	1263	Rajendra Pershad		96	Nawal Kishore Bazaj
			408 34	Λľ	D. J. Dhakan

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Sr. No.	Roll No	o. Name	Sr. N	ο,	Roll No	o. Name
409	3403	Miss V. Leela	470	3	711	G. S. Shah
410	3411	M. A. Sulochanan	471		714	Niranjanbhai Patel
411	3417	Samarjit Mitra	472	2 3	734	Mahesh Patel
412	3418	S. G. Ashtekar	4 7 3	3 3	736	V. D. Parkhe
413	3421	K. N. Ajmera	474		742	Thomas Kurian
414	3423	K. P. Subramanian	475	5 3	744	Subhas Chandra
415	3424	N. G. Gangopadhyay	476	6 3	753	K. P. Changoiwala
416	3437	P. N. Agarwala	477	7 3	754	S. K. Sengupta
417	3445	P. S. Palani Swamy	478	8 3	782	B. C. Lamboria
418	3451	Suresh Kumar Mehra	479	9 3	786	Vishwambhar R. Patel
419	3459	I. S. Shah	480) 3	787	S. P. Sarkar
420	3465	Harnarayan Patel	481	1 3	797	B. K. Sureka
421	3466	Amitabha Mallik	482	2 3	815	Subodh Jha
422	3469	M. D. Zaveri	483	3 3	824	Antonio Fonseca
423	3475	D. L. Dedhia	484	4 3	874	M. Thirugnanasambandam
424	3478	P. K. Jain	485	5 3	880	H. S. Maiti
425	3487	B. N. Ghosh	486	5 3	884	A. K. Krishna Moorthy
426	3492	Vinod Kumar Maheshwari	487	7 3	894	Venkateswara Krishnamurthi
427	3494	R. K. Pramanik				
428	3495	P. G. Vora				andidates with Roll Nos. 2036 and 3307
429	3496	K. K. Mukhopadhyay	Will b	e de	eclared l	later.
430	3498	Amitabha Sen	The	e fo	llowing	candidates will be awarded certificate of
431	3500	Madhava Shetty	merit			
432	3505	Sib Nath Sen Gupta	Rank	P.o.	H No	Name
433	3506	J. M. Shah				
434	3514	L. M. Mandal	Ī	12		S. R. Jain
435	3515	A. K. Gangopadhyay	II	51	.6	R. L. Nolkha
436	3523	R. G. Bhide	III	99	6	Chander Mohan Mittal
437	3524	O. P. Tulsyan	77.		D 17	andia 171-4 Davidant Call Madel . 191
438	3534	Dhanendra Kumar Jain				padia—First President—Gold Medal will ari S. R. Jain Roll No. 121
439	3544	Anjan Kumar Ghosh	DC an	· ar a	to of	11 5. K. Jahr Roll 140. 121
440	3555	Gautam Basu	The	e Si	r Shapo	orji Billimoria prize for the best paper
441	3557	Syamapada Chattopadhyay	on A	ccou	intancy	will be awarded to Shri S. R. Jain
442	3558	Kamruddin	Roll 1	No.	121.	
443	3566	Bhagwan Prasad Saxena	The	е А.	F. Fer	guson prize for the best paper on Audit-
444	3568	N. Viswanath	ing w	⁄ill t	c awar	ded to Shri Madan Lal Grover Roll
445	3569	A. K. Mitra	No. 3	393	and Sh	i S. Sivaramakrishnan Roll No. 495.
446	3571	Subodh Kumar Jain	The	e N	M Sh	ah prize for the best paper on Taxation
447	3573	Ramesh Kumar Singla	will b	e av	varded	to Shri S. R. Jain Roll No. 121 and Shri
448	3576	Shyam Lal Agarwal				oll No. 516.
449	3579	M. G. Shouche	Th.	. D	Cirroll	annous units for the 1 at 1-1 at 17.
450	3589	G. K. Shah				ogam prize for the best lady candidate to Miss D. K. Bardi Roll No. 313.
451	3590	Kali Feroze Mahernosh			·······································	
452	3591	S. C. Basu				Summary of Results
453	3595	T. R. Chaudhari	Tot	tal l	Number	of candidates appeared in
454	3601	N. Radha Krishnan	(Grot	ip I	2012
455	3611	K. Bhogaraju	Nu	mbe	r of ca	ndidates declared successful
456	3618	K. N. Anantha Raman	i	n G	roup I	464
457	3630	R. N. Kapoor	Рег	cent	age	23.06
458	3633	S. S. Sonthalia	Tot	ial N	Number	of candidates appeared in
459	3641	C. A. Gandhi			ıp II	1548
460	3645	G. P. Sureka	Nu	mbe	r of car	ididates declared successful in
461	3661	C. R. Ghosh			ip II	623
462	36 62	B. N. Patel	Per	cent	age	40.30
463	3664	R. K. Dhar				of candidates who appeared
464	3678	S. K. Ghosh				nination either in both groups
465	3682	T. D. Sanghvi	C	or in	one of	f the groups—having been
466	3684	S. Jayaraman	e	exem	oted in	the group—with a view to
467	3701	Pradeep Varma	c	omi	piete th	eir final examination 1884
468	3707	A. Rengarajan				ndidates declared successful 468
469	3708	T. Chakrabarti	Per	cent	age	24,84

195, 20-PG (Exam)/M/69.—In pursuance of Regulation 179 of the Chartered Accountants Regulations. 1964, the Council of the Institute of Chartered Accountants of India is pleased to notify for general information that the following candidates have been declared successful in the Management Accountancy Course—Part I Examination, held in May 1969:

I. Name of the candidate who has been declared successful in Both Groups.

S. No. Roll No. Name

1 22 R. Subramanian

II. Names of the candidates who have been declared successful in Group I only,

1 J P. R. Shenoy

2 2 M. G. Mehta

3 4 M. U. Merchant

4 34 A. Sambasivarao

5 39 S. S. Agarwal

III. Names of the candidates who have been declared successful in Group II only.

1 8 H. N. Shah

15 K. Kannan

3 29 S. Venkataraman

4 36 M. M. Vaidya

Summary of Results:

2

Total number of candidates appeared in Both	
Groups:	12
Passed in Both Groups:	1
Passed in Group I	2
Passed in Group II	t
Total Number of candidates appeared in Group I:	10
Passed	3
Percentage	30%
Total number of candidates appeared in	
Group II:	8
Passed	3
Percentage	37,5%

The R. Rajagopalan prize (Gold Medal) will be awarded to Mr. R. Subramanian (Roll No. 22)

C. BALKRISHNAN
Secretary

R. VENKATESAN President

THE INSTITUTE OF COST AND WORKS ACCOUNTANTS OF INDIA

Calcutta, the 1st August 1969

(Cost Accountants)

No. CWR(3)/69.—The following draft of certain amendments to the Cost and Works Accountants Regulations 1959, proposed to be made in exercise of the powers conferred by sub-sections (1) and (3) of Section 30 of the Cost and Works Accountants Act, 1959 (Act No. 23 of 1959), is published for information of all persons likely to be affected thereby and notice is hereby given that the draft will be taken up for consideration on or after 13th September 1969.

Any objection or suggestion which may be received from any persons with respect to the said draft before the date specified will be considered by the Council of the Institute of Cost and Works Accounts of India.

In the said Regulations :

1. For the existing sub-regulations (3) and (4) of Regulation 7, the following shall be substituted:—

"(3) An associate shall pay an annual membership fee of Rs. 50 which shall be due and payable on the

1st April in each year:

Provided that only half the amount of the annual membership fee shall be payable for the first year by a person admitted on or after 1st October in any year.

(4) A fellow shall pay an annual membership fee of Rs. 100 which shall be due and payable on the

1st April in each year:

Provided that an associate who is admitted as a fellow during a year may pay Rs. 50 or 25 only as membership fee for that year according as he is admitted as a fellow prior to the 1st October, or after the 1st October, of the year."

II Sub-regulations (6) and (7) of Regulation 7 shall be deleted.

III. For the existing sub-regulation (2) of Regulation 21 including its two provisos, the following shall be substituted:—

"(2) Every registered student shall pay an annual subscription of Rs. 30 which shall be due and payable on the 1st April in each year:

Provided that half the amount of the annual subscription shall be payable for the first year by a student admitted on or after the 1st October and before the 1st April next following."

IV. After Regulation 25 and before Regulation 26, the following new Regulation 25A shall be inserted:—

"25A, Registration de novo.—A person whose registration has been cancelled under Regulation 25 may apply in Form I to become a registered Student de novo and on his application being granted, he shall be deemed for all purposes to have been admitted as a fresh registered Student except that he shall be entitled to the exemptions from individual subjects/groups of the Intermediate or Final Examination, as the case may be, previously secured by him under his former registration."

V. For the existing Regulation 28, the following new Regulation shall be substituted:—

"28. Termination of Registration.—(1) The registration of a student shall terminate after he has passed the qualifying examinations of the Institute, and before he is admitted as an associate, he may at his option enrol himself as a Graduate of the Institute on payment of an annual subscription of Rs, 40 and so long as his name remains entered in the Register of Graduates, he shall be entitled to use the letters "Grad, ICWA" after his name to indicate "(2) Every registered student shall pay an annual that he has qualified in the Final Examination of the Institute.

(2) If a person, who is enrolled as a "Grad. ICWA" and has paid his annual subscription for a year, is admitted as an associate during that year, he shall, notwithstanding anything contained in subregulation (3) of Regulation 7, pay Rs. 10 only as the membership fee for that year, irrespective of the date of his admission as an associate."

VI. In Regulation 32A, for the existing sub-regulation (1) the following shall be substituted:—

"(1) Those who have passed a Degree examination of any University or a Diploma/Degree examination

Column III

(See Regulation 32)

of the Indian Institute of Science, Bangalore, or any of the Indian Institutes of Technology or the three-year Diploma in Rural Services Examination conducted by the National Council for Rural Higher Education, in the subjects shown in Column I of the table below with a paper of at least 200 maxi-

mum marks or with at least two papers in that subject, shall be exempted from the paper shown in Column II or Column III, as the case may be, provided that a minimum aggregate of 50% marks in the concerned subjects of the exempting examination had been obtained:

1. Modern Economics and Industrial Evolution in India

3. Factory Organisation and Elements of Engineering."

2. Practical Mathematics

Column 1

Column II

(See Regulation 31)

- 1. Economics
- 1. Economics of Industry and Commerce and Industrial Evolution in India.
- 2. Mathematics, Physics 2, Proof Engineering.
- 3. Engineering.
- Physics 2, Practical Mathematics.
 - 3. Elements of Engineering.

caused may be filled by co-option of another member by the Regional Council concerned. A member so co-opted shall hold office till the expiry of the duration of the said Regional Council."

XII. In Form C of the Schedule, the word "of" appearing before the words "has passed" shall be deleted.

XIII. In Form J of the Schedule, the word "of appearing before the words "has passed" shall be deleted.

VII. Sub-regulation (2) of Regulation 32A shall be debted and the existing sub-regulations (3), (4), (5) and (6) of the said Regulation 32A shall be renumbered as sub-regulations (2), (3), (4) and (5), respectively.

VIII. In Regulation 32A, the following shall be added at the end of sub-regulation (6):—

"(6) A candidate who is admitted as a registered student under Regulation 25A shall be entitled to exemption from the subjects of the Intermediate Examination corresponding to the subjects in which he had passed or obtained exemption under his former registration prior to its cancellation under Regulation 25."

IX. In Regulation 35A, for the existing sub-regulation (1), the following shall be substituted:—

"(1) Those who have passed a Degree or Post-Graduate Diploma Examination of any University or the Diploma/Degree Examination of the Indian Statistical Institute, Calcutta, in the subject shown in Column I of the table below with a paper of at least 200 maximum marks or with at least two papers in that subject, shall be exempted from the paper shown in Column II or Column III, as the case may be, provided that a minimum aggregate of 50% marks in the concerned subject of the exempting examination had been obtained:

Column 1

Statistics

Column II

Column III

(See Regulation 34) (See Regulation 35)
Statistical Methods Statistical Methods".

X. In Regulation 35A, the following shall be added at the end os sub-regulation (5):—

"(5) A candidate who is admitted as a registered student under Regulation 25A shall be entitled to exemption from the subjects of the Final Examination corresponding to the subjects in which he had passed or obtained exemption under his former registration prior to its cancellation under Regulation 25."

XI. In Regulation 120, after the existing sub-regulation (4), the following sub-regulation (5) shall be added:—

"(5) Notwithstanding anything contained in these Regulations, an elected or co-opted member of a Regional Council shall be deemed to have vacated his seat if he is declared by the Regional Council to have been absent without sufficient excuse from three consecutive meetings of the Regional Council or if his name is, for any reason, removed from the Regional Register of Members under the provisions of these Regulations, and the vacancy so

EXPLANATION NOTE ON THE ABOVE AMENDMENTS

The following is the explanatory note on the amendments proposed in Notification No. CWR/69 dated the 1st August 1969. This note is intended only to clarify the intention of the Council underlying these amendments and should not be construed as limiting or amplifying the scope of these proposed amendments is any manner whatsoever.

Items I, II & III.—To meet the increased expenses for the services rendered to the members and students of the Institute and the increased cost of administration, the Council has proposed to revise the rates of annual subscriptions payable by the members and students with effect from 1st April 1970. The increases in the rates of annual fees are:

For fellows:

from Rs. 85 to Rs. 100

For associates:

from Rs. 35 to Rs. 50

For registered students: from Rs. 15 to Rs. 30

Regulation 7(6) is to be deleted as no separate Regional Council fee is payable by members. Regulation 7(7) and second proviso to Regulation 21(2) are also to be deleted as inoperative and obsolete.

Item IV.—Under Regulation 25 the names of registered students who do not complete the Final Examination within the prescribed time-limit are liable to cancellation. The Council has decided that after cancellation of registration under Regulation 25, such candidates should be allowed, on re-registration, the exemptions they had secured prior to cancellation of their former registration. Regulation 25A is proposed to be added to give effect to this proposal.

Item V.—There are registered students who have qualified in the Institute's Final Examination and who for some reason or the other have not been admitted to Associateship. The Council has decided that a separate class for

them should be created as "Graduates of the Institute" to which position every person who has passed the Final Examination and has not been admitted to Associateship will be entitled on application at his option. A person enrolled as a Graduate of the Institute will be entitled to use the descriptive letters "Grad. ICWA" after his name. It is proposed to charge a fee of Rs. 40 as annual subscription from "Grads. ICWA" and they will be entitled to facilities such as library, free supply of Journal, etc. Hence the proposed changes in Regulation 28.

Items VI, VII & IX.—The Council has decided that the grant of exemptions from individual subjects of the Intermediate and Final Examinations on account of professional qualifications should be discontinued and exemptions based on University degree or other diploma examination should be granted only if there were two full papers or a paper of not less than 200 total marks in the subject(s) of the exempting examination and the candidate had secured 50% or more marks in the concerned subject(s) of the exempting examination. With the proposed deletion of the existing sub-regulation 32A(2), the other sub-regulations are to be re-numbered consecutively.

Items VIII & X.—Regulations 32A(6) and 35A(5) are consequential to the proposed addition of Regulation 25A referred to in IV above.

Item XI.—The Council decided to make provision in the Regulations, analogous to Section 13(2) of the Cost and Works Accountants Act, to the effect that if an elected or co-opted member of a Regional Council is declared by the Regional Council to have been absent without sufficient cause from three consequtive meetings of the Regional Council, he shall be deemed to have vacated his seat in the Regional Council.

Items XII & XIII.—It is proposed to delete in the Forms of Membership and Examination Certificates the provision for describing the holder of the Certificate by reference to the place to which he belongs.

S. N. GHOSE Secretary

MINISTRY OF LABOUR EMPLOYMENT AND REHABILITATION

(Department of Labour & Employment)
Directorate General of Mines Safety

CORRIGENDUM

Dhanbad, the 4th August 1969

No. 23764G.—Please read "Approval No. SA/10-69" in the last line of the conditions attached to this Directorate's Notification No. 20404G dated 8th July, 1969 regarding ME-12 MK-2 Exploder.

R. G. DEO

Directorate General of Mines Safety

MINISTRY OF FOOD, AGRICULTURE, COMMUNITY DEVELOPMENT AND COOPERATION

Department of Food

New Delhi-1, the 6th August 1969

(FAMINE)

No. 3(2)/69-SR.II.—In accordance with clause (b) of Rule 3 of the Rules Published with the late Department of Revenue and Agriculture Notification No. 1616-F dated the 25th July, 1900, as amended from time to time, the Government of Punjab are pleased to appoint

the Deputy Secretary to the Government of Punjab, Revenue Department, Chandigarh as their representative on the Board of Management, Indian People's Famine Trust in place of the Financial Commissioner, Revenue, Government of Punjab.

P. ROHMINGTHANGA Under Secretary

EMPLOYEES' STATE INSURANCE CORPORATION

Calcutta-12, the 29th June 1969

No. C/CB-64/59(P)II.—It is hereby notified that Dr. Binoyendra Nath Mukherjee, 7, Ganesh Chatterjee Lane, P.O. Sibpore, Howrah, has been co-opted under Second Proviso to Regulation 10(A) of E.S.I. (General) Regulation, 1950, a member representing the Local Committee for Howrah Area where the Chapters IV & V of E.S.I. Act, 1948 are in force.

(1) In this notification, No. C/CB/64/59(P).II, dated 6th September, 1967 issued by this office and published in the Gazette of India dated 7-10-67 Part III Section 4 the following shall be added namely:—

Dr. Binoyendra Nath Mukherjee, 7, Ganesh Chatterjee Lane, P.O.: Sibpore,

Dist. : Howrah,

By Order,

R. K. AGRAWAL
Regional Director

CORRIGENDUM

Madras-34, the 3rd July 1969

No. MR/CO-3(24)/62.—In this office Notification No. MR/CO-3(24)/62, dated 5-2-69 the words "The Medical Officer Incharge, ESI Dispensary, Tirunelveli" appearing in para 2 of the Notification may be read as "The Medical Officer Incharge, ESI Mobile Dispensary, Tirunelveli."

By order

K. C. AGGARWAL Regional Director.

New Delhi, the 28th July 1969

No. 2(14)-1/68-Estt.III.—Whereas the Department of Labour and Employment, Government of India, New Delhi, in pursuance of the provisions of clause (d) of section 4 of the Employees State Insurance Act, 1948 (34 of 1948), vide their notification No. 3(2)/69-HI dated 2-6-1969 have notified Shri N. K. Joshi as a member of the Employees' State Insurance Corporation in place of Dr. S. C. Mehta with effect from 2-6-1969.

Therefore, in pursuance of section 25 of the Employees' State Insurance Act, 1948 (34 of 1948) read with regulation 10 of the Employees' State Insurance (General) Regulations, 1950, the following amendment is hereby made in the Employees's State Insurance Corporation notification No. 2-14(1)/68-Estt.III dated the

31st May, 1969 pertaining to the constitution of Regional Board, Rajasthan Region, namely:—

In the said notification for the entry against item No. 7, the following entry shall be deemed to have been substituted with effect from 2-6-1969, namely:—

"Shri N. K. Joshi,

Labour Commissioner and Deputy Secretary to the Government of Rajasthan,

Labour Department,

Jaipur"

The 31st July 1969

No. 1(1)/66-Esti.I.—In exercise of the powers conferred by sub-section (1) of section 97, read with clause (xi) of sub-section (2), and sub-section (2A) of that section, and sub-section (2) of section 17, of the Employees' State Insurance Act, 1948 (34 of 1948), the Employees' State Insurance Corporation hereby makes, with the approval of the Central Government, the following regulations further to amend the Employees' State Insurance Corporation (Staff and Conditions of Service) Regulations, 1959, namely:—

- 1. (1) These Regulations may be called the Employees' State Insurance Corporation (Staff and Conditions of Service) Amendment Regulations, 1969.
 - (2) They shall come into force at once.
- 2. In the Employees' State Insurance Corporation (Staff and Conditions of Service) Regulations, 1959 (hereinafter referred to as the said Regulations), or subregulation (4) of regulation 6, the following subregulation shall be substituted namely:—
- "(4) Notwithstanding the provisions of sub-regulations (1), (2) and (3), where a competent authority has reason to believe that an employee is suffering from:—
 - (a) any contagious disease, or
 - (b) a physical or mental disability which in its opinion interferes with the efficient discharge of his duties.

that authority may direct such employee to undergo a medical examination in accordance with the procedure applicable to the corresponding categories of Central Government employees in accordance with the provisions of the Central Civil Services (Medical Examination) Rules, 1957 as in force at the commencement of the Employees' State Insurance Corporation (Staff and Conditions of Service) Amendment Regulations, 1969, and after the result of such medical examination is available, deal with the employee in the manner specified in the Rules aforesaid."

- 3. In the said regulations, for regulations 10 to 22 the following regulations shall be substituted, namely:—
- "10. Suspension—(1) The appointing authority or any authority to which it is subordinate or the disciplinary authority or any other authority empowered in that behalf by the Director General by general or special order, may place an employee under suspension:—
 - (a) where a disciplinary proceeding against him is contemplated or is pending or
 - (aa) where in the opinion of the authority aforesaid he has engaged himself in activities prejudicial to the interest of the security of the State; or

(b) where a case against him in respect of any criannal offence is under investigation inquiry or trial:

Provided that, where the order of suspension is made by an authority lower than the appointing authority such authority shall forthwith report to the appointing authority the circumstances in which the order was made.

- (2) An employee shall be deemed to have been placed under suspension by an order of the appointing authority:—
 - (a) with effect from the date of his detention, if he is detained in custody, whether on a criminal charge or otherwise, for a period exceeding forty-eight hours;
 - (b) with effect from the date of his conviction, if, in the event of a conviction for an offence, he is sentenced to a term of imprisonment exceeding forty-eight hours and is not forthwith dismissed or removed or compulsorily retired consequent to such conviction.

Explanation:—The period of forty-eight hours referred to in clause (b) of this sub-regulation shall be computed from the commencement of the imprisonment after the conviction and for this purpose, intermitten periods of imprisonment, if any, shall be taken into account,

- (3) Where a penalty of dismissal, removal or compulsory retirement from service imposed upon an employee under suspension is set aside in appeal or on review under these regulations and the case is remitted for further inquiry or action or with any other directions, the order of his suspension shall be deemed to have continued in force on and from the date of the original order of dismissal, removal or compulsory retirement and shail remain in force until further orders.
- (4) Where a penalty of dismissal, removal or compulsory retirement from service imposed upon an employee is set aside or declared or rendered void in consequencee of or by a decision of a court of law and the disciplinary authority, on a consideration of the circumstances of the case, decides to hold a further inquiry against him on the allegations on which the penalty of dismissal, removal or compulsory retirement was originally imposed, the employee shall be deemed to have been placed under suspension by the appointing authority from the date of the original order of dismissal, removal or compulsory retirement and shall continue to remain under suspension until further orders.
- (5) (a) An order of suspension made or deemed to have been made under this regulation shall continue to remain in force until it is modified or revoked by the authority competent to do so.
- (b) Where an employee is suspended or is deemed to have been suspended (whether in connection with any disciplinary proceeding or otherwise), and any other disciplinary proceeding is commenced against him during the continuance of that suspension the authority competent to place him under suspension may, for reasons to be recorded by him in writing, direct that the employee shall continue to be under suspension until the termination of all or any of such proceedings.
- (c) An order of suspension made or deemed to have been made under this regulation may at any time be modified or revoked by the authority which made or is deemed to have made the order or by any authority to which that authority is subordinate.

11. Penalties.—The following penalties may, for good and sufficient reasons and as hereinafter provided, be imposed on an employee namely:—

Minor penalties:

- (i) Censure;
- (ii) Withholding of his promotion;
- (iii) recovery from his pay of the whole or part of any pecuniary loss caused by him to the Corporation by negligence or breach of orders;
- (iv) withholding of increments of pay; Major penalties:
- (v) reduction to a lower stage in the time-scale of pay for a specified period, with further directions as to whether or not the employee will earn increments of pay during the period of such reduction and whether on the expiry of such period, the reduction will or will not have the effect of postponing the future increments of his pay;
- (vi) reduction to a lower time-scale of pay, grade or post which shall ordinarily be a bar to the promotion of the employee to the time-scale of pay, grade or post from which he was reduced, with or without further directions regarding conditions of restoration to the grade or post from which the employee was reduced and his seniority and pay on such restoration to that grade or post;
- (vii) compulsory retirement;
- (viii) removal from service which shall not be a disqualification for future employment under Corporation:
- (ix) dismissal from service which shall ordinarily be a disqualification for future employment under Corporation.

Explanation:—The following shall not amount to a penalty within the meaning of this regulation, namely:—

- withholding of increments of pay an empolyee for his failure to pass any departmental examination in accordance with the regulations or orders governing the post which he holds or the terms of his appointment;
- (ii) stoppage of an employee at the efficiencybar in the time-scale of pay on the ground of his unfitness to cross the bar;
- (iii) non-promotion of an employee, whether in a substantive or officiating capacity, after consideration of his case, to a grade or post for promotion to which he is eligible;
- (iv) reversion of an employee officiating in a higher grade or post to a lower grade or post for promotion to which he is eligible; to be unsuitable for such higher grade or post or on any administrative ground unconnected with his conduct;
- (v) reversion of an employee, appointed on probation to any other grade or post to his permanent grade or post during or at the end of the period of probation in accordance with the terms of his appointment or the regulations and orders governing such probation;
- (vi) replacement of the services of an employee whose services had been borrowed from the Central or State Government or an authority under the control of Central or a State

- Government at the disposal of the Central or a State Government or the authority from which the services of such an employee had been borrowed;
- (vii) compulsory retirement of an employee in accordance with the provisions relating to his superannuation or retirement;
- (viii) termination of the services:---
 - (a) of an employee appointed on probation, during or at the end of the period of his probation, in accordance with the terms of his appointment or the regulations and orders governing such probation; or
 - (b) of a temporary employee in accordance with regulation 6; or
 - (c) of an employee, employed under an agreement, in accordance with the terms of such agreement.
- 12. Disciplinary authorities.—(1) The Director General may impose any of the penalties specified in regulation 11 on any employee.
- (2) Without prejudice to the provisions of sub-regulation (1) but subject to the provisions of sub-regulation (3), any of the penalties specified in regulation 11 may be imposed on any employee by the appointing authority or the authority specified in this behalf by a general or special order of the Director General.
- (3) Notwithstanding anything contained in this regulation, no penalty specified in clauses (v) to (ix) of regulation 11 shall be imposed by any authority subordinate to the appointing authority.

Explanation—Where an employee holding a post of any class, is promoted, whether on probation or temporarily to the post of the next higher class, he shall be deemed for the purpose of this regulation to hold the post of such higher class.

- 13. Authority to institute proceedings.—(1) The Director General or any other authority empowered by him by general or special order may.
 - (a) institute disciplinary proceedings against any employee;
 - (b) direct a disciplinary authority to institute disciplinary proceedings against any employee on whom that disciplinary authority is competent to impose under these regulations any of the penalties specified in regulation 11.
- (2) A disciplinary authority competent under these regulations to impose any of the penalties specified in clauses (i) to (iv) of regulation 11 may institute disciplinary proceedings against any employee for the imposition of any of the penalties specified in clauses (v) to (ix) of regulation 11 notwithstanding that such disciplinary authority is not competent under these regulations to impose any of the latter penalties.
- 14. Procedure for imposing penalties.—No order imposing on an employee any of the penaltics specified in regulation 11, shall be passed except in the manner and after following the procedure laid down in the Third Schedule.
- 15. Provisions regarding officials on deputation to Central Government, State Governments etc.
- (1) Whore the services of an employee are lent by the Corporation to the Central Government Department, State Government or any other authority (hereinafter in this regulation referred to as "the borrowing authority") the

borrowing authority shall have the powers of the appointing authority for the purpose of placing such an employee under suspension and of the disciplinary authority for the purpose of conducting a disciplinary proceeding against him:

Provided that the borrowing authority shall forthwith inform the Corporation (hereinafter in this regulation referred to as "the lending authority" of the circumstances leading to the order of suspension of such employee or the commencement of the disciplinary proceeding, as the case may be.

- (2) In the light of the findings in the disciplinary proceedings conducted against the employee:—
 - (i) If the borrowing authority is of the opinion that any of the penalties specified in clauses (i) to (iv) of regulation 11 should be imposed on the employee, it may, after consultation with the lending authority, make such orders on the case as it deems necessary:

Provided that in the event of a difference of opinion between the borrowing authority and the lending authority, the services of the employee shall be replaced at the disposal of the lending authority;

(ii) If the borrowing authority is of the opinion that any of the penalties specified in clauses (v) to (ix) of regulation 11 should be imposed on the employee, it shall replace his services at the disposal of the lending authority and transmit to it the proceedings of the inquiry and thereupon, the lending authority may, if it is the disciplinary authority, pass such orders thereon as it may deem necessary, or if it is not the disciplinary authority, submit the case to the disciplinary authority which shall pass such orders on the case as it may deem necessary:

Provided that before passing any such order the disciplinary authority shall comply with the provisions of paragraphs 3(25) and 3(26) of the Third Schedule.

Explanation.—The disciplinary authority may make an order under this clause on the record of the inquiry transmitted to it by the borrowing authority, or after holding such further inquiry as it may deem necessary, as far as may be, in accordance with the provisions contained in paragraph 3(1) to 3(22) of the Third Schedule.

- 16. Provisions regarding officials on deputation to the Corporation.—(1) Where an order of suspension is made or a disciplinary proceeding is conducted against an employee whose services have been borrowed from the Central Government or a State Government or local authority, the authority lending his services (hereinafter in this regulation referred to as "the lending authority") shall forthwith be informed of the circumstances leading to the order of the suspension of the employee or of the commencement of the disciplinary proceeding, as the case may be.
- (2) In the light of the findings in the disciplinary proceeding conducted against the employee if the disciplinary authority is of the opinion that any of the penaltles specified in clauses (i) to (iv) of regulation 11 should be imposed on him, it may, subject to the provisions contained in paragraph 3(25) of the Third Schedule to these Regulations, after consultation with the lending authority pass such orders on the case as it may deem necessary:
 - (i) Provided that in the event of a difference of opinion between the borrowing authority and the lending authority the services of the emplovee shall be replaced at the disposal of the lending authority;

- (ii) If the disciplinary authority is of the opinion that any of the penalties specified in clauses (v) to (ix) of regulation 11 should be imposed on the employee, it shall replace the services of such employee at the disposal of the lending authority and transmit to it the proceedings of the inquiry for such action as it may deem necessary.
- 17. Appeals.—Notwithstanding anything contained in these Regulations, no appeal shall lie against:—
 - (i) any order made by the Chairman of the Standing Committee;
 - (ii) any order of an interlocutory nature or of the nature of a step-in-aid or the final disposal of a disciplinary proceeding, other than an order of suspension;
 - (iii) any order passed by an inquiring authority in the course of an inquiry under paragraphs 3(i) to 3(22) of the Third Schedule to these regulations.
- 18. Orders against which appeal lles.—Subject to the provisions of regulation 17, an employee may prefer an appeal against all or any of the following orders, namely:—
 - (i) an order of suspension made or deemed to have been made under regulation 10;
 - (ii) an order imposing any of the penalties specified in regulation 11 whether made by the disciplinary authority or by any appellate or reviewing authority;
 - (iii) an order enhancing any penalty, imposed under regulation 11;
 - (iv) an order which-
 - (a) denies or varies to his disadvantage, his pay, allowances, pension or other conditions of service as regulated by regulations or by agreement; or
 - (b) interprets to his disadvantage the provisions of any such regulation or agreement;
 - (v) an order-
 - (a) stopping him at the efficiency bar in the time scale of pay on the ground of his unfitness to cross the bar;
 - (b) reverting him while officiating in a higher grade or post to a lower grade or post, otherwise than as a penalty;
 - (c) reducing or withholding the pension or denying the maximum pension admissible to him under the regulations;
 - (d) determining the subsistence and other allowances to be paid to him for the period of suspension or for the period during which he is deemed to be under suspension or for any portion thereof;
 - (e) determining his pay and allowances-
 - (i) for the period of suspension, or
 - (ii) for the period from the date of his dismissal, removal, or compulsory retirement from service, or from the date of his reduction to a lower grade, post, time-scale or stage in a time scale of pay, to the date of his reinstatement or restoration to his grade or post, or
 - (f) determining whether or not the period from the date of his suspension or from the date of his dismissal, removal, compulsory retirement or reduction to a lower grade, post, time-scale of pay or stage in

a time-scale of pay to the date of his reinstatement or restoration to his grade or post shall be treated as a period spent on duty for any purpose.

Explanation.—In this regulation—

- the expression 'employee' includes a person who has ceased to be in the service of the Corporation;
- (ii) the expression 'pension' includes additional pension, gratuity and any other retirement benefit.
- 19. Appellate authorities—appeal against orders imposing penalties.—(1) An employee of the Corporation including a person who has ceased to be in the service of the Corporation, may prefer an appeal against all or any of the orders specified in regulation 18 to the authorities specified in sub-regulations (2) to (5) of this regulation.
- (2) Where any order is passed originally, imposing any of the penalties specified in regulation 11 or where an order is passed on first appeal from such original order, by an appointing authority subordinate to the Director General or to any other authority specified in this behalf by the Director General, the appeal against such order shall lie to the Director General or the other authority so specified, as the case may be.
- (3) Notwithstanding anything contained in sub-regulation (2) where an order is passed originally imposing a penalty specified in regulation 11 by an authority subordinate to the appointing authority the appeal against such order shall in the first instance, lie to the appointing authority and thereafter, if the penalty has been enhanced by such authority (not being the Director General), under paragraph 3(2) (c) of the Fourth Schedule or regulation 22, to the Director General or any other authority specified for the purpose by the Director General.
- (4) An employee may appeal to the Chairman, of the Standing Committee against any order passed originally, imposing any of the penalties specified in regulation 11 or against any order passed on the first appeal from such original order, by the Director General.
- (5) Notwithstanding anything contained in sub-regulations (1) to (4),—
 - (i) an appeal against an order in a common proceeding held under paragraph 5 of the Third Schedule shall lie to the authority to which the authority functioning as the disciplinary authority for the purpose of that proceeding in immediately subordinate;
 - (ii) where the person who made the order appealed against becomes, by virtue of his subsequent appointment or otherwise, the appellate authority in respect of such order, an appeal against such order shall lie to the authority to which such person is immediately subordinate.
- 20. Submission and consideration of appeals—An appeal under regulations 18 and 19 shall be submitted, entertained and considered in such form and manner and in accordance with the procedure laid down in the Fourth Schedule.
- 21. Implementation of orders in appeal.—The authority which made the order appealed against shall give effect to the orders passed by the appellate authority.
- 22. Review.—(i) Notwithstanding anything contained in these regulations, in the case of an order imposing any of the penalties specified in regulation 11, the authority to whom the first or the second appeal in relation to such order lies may at any time, either on his

or its own motion or otherwise call for the records of any inquiry and review any order made under these regulations and may.

- (a) confirm, modify or set aside the order; or
- (b) confirm, reduce, enhance or set aside the penalty imposed by the order, or impose any penalty where no penalty has been imposed, or
- (c) remit the case to the authority which made the order or to any other authority directing such authority to make such further inquiry as it may consider proper in the circumstances of the case; or
- (d) pass such other orders as it may deem fit:

Provided that no order imposing or enhancing any penalty shall be made by any reviewing authority unless the employee concerned has been given a reasonable opportunity of making a representation against the penalty proposed and where it is proposed to impose any of the penalties specified in clauses (v) to (ix) of regulation 11 or to enhance the penalty imposed by the order sought to be reviewed to any of the penalties specified in those clauses, no such penalty shall be imposed except after an inquiry in the manner laid down in the Third Schedule and after viving a reasonable opportunity to the employee concerned of showing cause against the penalty proposed on the evidence adduced during the inquiry.

- (2) No proceeding for review shall be commenced until after—
 - (i) the expiry of the period of limitation for an appeal, or
 - (ii) the disposal of the appeal, where any such appeal has been preferred.
- (3) An application for review shall be dealt with in the same manner as if it were an appeal under these regulations".
- (4) After regulation 27 of the said Regulations, the following regulations shall be inserted, namely:—
- 28. Service of orders, notice etc.—Every order, notice and other process made or issued under these Regulations shall be served in person on the employee concerned or communicated to him by registered post.
- 29. Power to relax time-limit and to condone delay.—Save as otherwise expressly provided in these Regulations, the authority competent under these Regulations to make any order may, for good and sufficient reasons or if sufficient cause is shown, extend the time specified in these Regulations for anything required to be done under these Regulations or condone any delay.
- 30. Removal of doubts.—If any doubt arises as to the interpretation of any of the provisions of these Regulations the matter shall be referred to the Director General or such other authority as may be specified by the Director General by a general or special order and the Director General or such authority shall decide the same."
- 5. In the said Regulations, for the Third and Fourth Schedules, the following Schedules shall be substituted, namely:

THIRD SCHEDULE

(See regulation 14)

- 1. Procedure for imposing minor penalties.—Subject to the provisions of sub-paragraph (25) of paragraph 3 of this Schedule, no order imposing on an employee any of the penalties specified in clauses (i) to (iv) of regulation 11 shall be made except after—
 - (a) informing the employee in writing of the proposal to take action against him and of the

- imputations of misconduct or misbehaviour on which it is proposed to be taken and giving him a reasonable opportunity of making such representation as he may wish to make against the proposal;
- (b) holding an inquiry in the manner laid down in such-paragraphs (2) to (22) of paragraph 3 of this schedule, in every case in which the disciplinary authority is of the opinion that such inquiry is necessary;
- (c) taking the representation, if any, submitted by the employee under clause (a) and the record of inquiry, if any, held under clause (b) into consideration; and
- (d) recording a finding on each imputation of misconduct or misbehaviour.
- 2. Notwithstanding anything contained in clause (b) of paragraph 1 above if in a case, it is proposed after considering the representation, if any, made by the employee under clause (a) of that paragraph to withhold increments of pay and such withholding of increments is likely to affect adversly the amount of pension payable to the employee or to withhold increments of pay for a period exceeding three years or to withhold increments of pay with cumulative effect, for any period, an inquiry shall be held in the manner laid down in sub-paragraphs (2) to (22) of paragraph 3 of this Schedule, before making any order imposing on the employee any such penalty.
- 3. The record of the proceeding in such cases shall include.
 - (i) a copy of the intimation to the employee of the proposal to take action against him;
 - (ii) a copy of the statement of imputations of misconduct or misbehaviour delivered to him;
 - (iii) his representation, if any;
 - (iv) the evidence produced during the inquiry;
 - (v) the findings on each imputation of misconduct or misbehaviour; and
 - (vi) the orders on the case together with the reasons therefor.
- 4. Procedure for imposing major penalties.—No order imposing any of the penalties specified in clauses (v) to (ix) of regulation 11 shall be made except after an ininquiry held, as far as may be in the manner hereinafter provided.
- (1) Whenever the disciplinary authority is of the opinion that there are grounds for inquiry into the truth of any imputation of misconduct or misbehaviour against an employee, it may itself inquire into, or appoint an authority to inquire into the truth thereof.

Explanation.—Where the disciplinary authority itself holds the inquiry, any reference in sub-paragraph (6) to sub-paragraph (19) and in sub-paragraph (21) to the inquiring authority shall be construed as a reference to the disciplinary authority.

- (2) Where it is proposed to hold an inquiry against an employee the disciplinary authority shall draw up or cause to be drawn up—
 - (i) the substance of the imputations of misconduct or misbehaviour into definite and distinct articles of charge;
 - (ii) a statement of the imputations of misconduct or misbehaviour in support of each article of charge which shall contain—
 - (a) a statement of all relevant facts including any admission or confession made by the employee;

- (b) a list of documents by which, and list of witnesses by whom, the articles of charge are proposed to be sustained.
- (3) The disciplinary authority deliver or cause to be delivered to the employee a copy of the articles of charge, the statement of the imputations of misconduct or misbehaviour and a list of documents and witnesses by which each article of charges is proposed to be sustained and shall require the employee to submit, within such time as may be specified, a written statement of his defence and to state whether he desires to be heard in person.
- (4) (a) On receipt of the written statement of defence, the disciplinary authority may itself inquire into such of the articles of charge as are not admitted, or, if it considers it necessary so to do, appoint, under subparagraph (i) of this paragraph an inquiring authority for the purpose, and where all the articles of charge have been admitted by the employee in his written statement of defence, the disciplinary authority shall record its findings on each charge after taking such evidence as it may think fit and shall act in the manner laid down in sub-paragraphs (23) to (26) below.
- (b) If no written statement of defence is submitted by the employee, the disciplinary authority may itself inquire into the articles of charge or may, if it considers it necessary to do so, appoint under sub-paragraph (1), an inquiring authority for the purpose.
- (c) Where the disciplinary authority itself inquires into any article of charge or appoints an inquiring authority for holding an inquiry into such charge, it may, by an order, appoint an employee of the Corporation or a Government servant or a legal practitioner to be known as the "Presenting Officer" to present on its behalf the case in support of the articles of charge.
- (5) The disciplinary authority shall where it is not the inquiring authority, forward to the inquiring authority—
 - (i) a copy of the articles of charge and the statement of the imputations of misconduct or misbehaviour;
 - (ii) a copy of the written statement of defence if any, submitted by the employee;
 - (iii) a copy of the statements of witnesses, if any, referred to in sub-paragraph (2);
 - (iv) evidence proving the delivery of the documents referred to in sub-paragraph (2) to the employee; and
 - (v) a copy of the order appointing the "presenting Officer".
- (6) The employee shall appear in person before the inquiring authority on such day and at such time within ten working days from the date of receipt by him of the articles of charge and the statement of the imputations of misconduct or misbehaviour, as the inquiring authority may, by a notice in writing, specify in this behalf, or within such further time, not exceeding ten days as the inquiring authority may allow.
- (7) The employee may take the assistance of any other employee to present the case on his behalf, but may not engage a legal practitioner for the purpose unless the Presenting Officer appointed by the disciplinary authority, is a legal practitioner, or, the disciplinary authority, having regard to the circumstances of the case, so permits.
- (8) If the employee who has not admitted any of the articles of charge in his written statement of defence or has not submitted any written statement of defence, appears before the inquiring authority, such authority shall ask him whether he is guilty or has any defence to make and if he pleads guilty to any of the articles of charge, the inquiring authority shall record the plea, sign the record and obtain the signature of the employee thereon.

- (9) The inquiring authority shall return a finding of guilt in respect of those articles of charge to which the employee pleads guilty.
- (10) The inquiring authority shall, if the employee fails to appear within the specified time or refuses or omits to plead, require the Presenting Officer to produce the evidence by which he proposes to prove the articles of charge, and shall adjourn the case to a later date not exceeding thirty days after recording an order that the employee may, for the purpose of preparing his defence—
 - (i) inspect within five days of the order or within such further time not exceeding five days as the inquiring authority may allow, the documents specified in the list referred to in sub-paragraph (2);
 - (ii) submit a list of witnesses to be examined on his behalf;

Note.—If the employee applies orally or in writing for the supply of copies of the statements of witnesses mentioned in the list referred to in sub-paragraph (2), the inquiring authority shall furnish him with such copies as early as possible and in any case not later than three days before the commencement of the examination of the witnesses on behalf of the disciplinary authority.

(iii) give a notice within ten days of the order or within such further time not exceeding ten days as the inquiring authority may allow, for the discovery or production of any documents which are in the possession of the Corporation but not mentioned in the list referred to in subparagraph (2).

Note.—The employee shall indicate the relevance of the documents required by him to be discovered or produced by the Corporation.

(11) The inquiring authority shall, on receipt of the notice for the discovery or production of documents, forward the same or copies thereof to the authority in whose custody or possession the documents are kept, with a requisition for the production of the document by such date as may be specified in such requisition:

Provided that the inquiring authority, may, for reasons to be recorded by it in writing, refuse to requisition such of the documents as are, in its opinion, not relevant to the case.

(12) On receipt of the requisition referred to in subparagraph (ii), every authority having the custody or possession of the requisitioned documents shall produce the same before the inquiring authority;

Provided that if the authority having the custody or possession of the requisitioned documents is satisfied for reasons to be recorded by it in writing that the production of all or any of such documents would be against the public interest or security of the State, it shall inform the inquiring authority accordingly and the inquiring authority shall, on being so informed, communicate the information to the employee and withdraw the requisition made by it for the production or discovery of such documents.

(13) On the date fixed for the inquiry the oral and documentary evidence by which the articles of charge are proposed to be proved shall be produced by or on behalf of the disciplinary authority. The witnesses shall be examined by or on behalf of the Presenting Officer and may be cross-examined by or on behalf of the employee. The Presenting Officer shall be entitled to reexamine the witnesses on any points on which they have been cross-examined but not on any new matter, without the leave of the inquiring authority. The inquiring authority may also put such questions to the witnesses as it thinks fit.

(14) If it shall appear necessary before the close of the case on behalf of the disciplinary authority, the inquiring authority may, in its discretion, allow the Presenting Officer to produce evidence not included in the list given to the employee or may itself call for new evidence or recall and re-examine any witness and in such case the employee shall be entitled to have, if he demands it, a copy of the list of further evidence proposed to be produced and an adjournment of the inquiry for three clear days before the production of such new evidence, exclusive of the day of adjournment and the day to which the inquiry is adjourned. The inquiring authority shall give the employee an opportunity of inspecting such documents before they are taken on the record. The inquiring authority may also allow the employee to produce new evidence, if it is of the opinion that the production of such evidence is necessary in the interests of justice.

Note.—New evidence shall not be permitted or called for or any witness shall not be recalled to fill up any gap in the evidence. Such evidence may be called for only when there is an inherent lacuna or defect in the evidence which has been produced originally.

- (15) When the case for the disciplinary authority is closed, the employee shall be required to state his defence orally or in writing, as he may prefer. If the defence is made orally, it shall be recorded and the employee shall be required to sign the record. In either case, a copy of the statement of defence shall be given to the Presenting Officer, if any, appointed.
- (16) The evidence on behalf of the employee shall then be produced. The employee may examine himself in his own behalf, if he so prefers. The witnesses produced by the employee shall then be examined and shall be liable to cross-examination, re-examination and examination by the inquiring authority according to the provisions applicable to the witnesses for the disciplinary authority.
- (17) The inquiring authority may, after the employee closes his case, and shall, if the employee has not examined himself, generally question him on the circumstances appearing against him in the evidence for the purpose of enabling the employee to explain any circumstances appearing in the evidence against him.
- (18) The inquiring authority may, after the completion of the production of evidence, hear the Presenting Officer, if any, appointed, and the employee or permit them to file written briefs of their respective case, if they so desire.
- (19) If the employee to whom a copy of the articles of charge has been delivered, does not submit the written statement of defence on or before the date specified for the purpose or does not appear in person before the inquiring authority or otherwise fails or refuses to comply with the provisions of this paragraph, the inquiring authority may hold the inquiry ex-parte.
- (20) (a) Where a disciplinary authority competent to impose any of the penalties specified in clauses (i) to (iv) of regulation 11 [but not competent to impose any of the penalties specified in clauses (v) to (ix) of regulation 11], has itself inquired into or caused to be inquired into the articles of any charge and that authority, having regard to its own findings or having regard to its decision on any of the findings of any inquiring authority appointed by it, is of the opinion that the penalties specified in clauses (v) to (ix) of regulation 11 should be imposed on the employee, that authority shall forward the records of the inquiry to such disciplinary authority as is competent to impose the last mentioned penalties.

(b) The disciplinary authority to which the records are so forwarded may act on the evidence on the record or may, if it is of the opinion that further examination of any of the witnesses is necessary in the interests of the justice, recall, examine, cross-examine and re-examine any such witnesses and may impose on the employee such penalty as it may deem fit in accordance with these provisions.

(21) Wherever any inquiring authority, after having heard and recorded the whole or any part of the evidence in an inquiry ceases to exercise jurisdiction therein, and is succeeded by another inquiring authority which has, and which exercises, such jurisdiction, the inquiring authority so succeeding may act on the evidence so recorded by its predecessor, or partly recorded by its predecessor and partly recorded by itself:

Provided that if the succeeding inquiring authority is of the opinion that further examination of any of the witnesses whose evidence has already been recorded is necessary in the interests of justice, it may recall, examine, cross-examine and re-examine any such witnesses as herein before provided.

- (22) (i) After the conclusion of the inquiry, a report shall be prepared and it shall contain—
 - (a) the articles of charge and the statement of the imputations of misconduct or misbehaviour;
 - (b) the defence of the employee in respect of each article of charge;
 - (c) an assessment of the evidence in respect of each article of charge;
 - (d) the findings on each article of charge and the reasons therefor.

Explanation:—If in the opinion of the inquiring authority the proceedings of the inquiry, establish any article of charge different from the original articles of the charge, it may record its findings on such articles of charge:

Provided that the findings on such article of charge shall not be recorded unless the employee has either admitted the facts on which such article of charge is based or has had a reasonable opportunity of defending himself against such article of charge.

- (ii) The inquiring authority, where it is not itself the disciplinary authority, shall forward to the disciplinary authority the records of inquiry which shall include:—
 - (a) the report prepared by it under clause (i);
 - (b) the written statement of defence, if any, submitted by the employee;
 - (c) the oral and documentary evidence produced in the course of the inquiry;
 - (d) written briefs, if any, filed by the Presenting Officer or the employee or both during the course of the inquiry; and
 - (e) the orders, if any, made by the disciplinary authority and the inquiring authority in regard to the inquiry.
- (23) The disciplinary authority, if it is not itself the inquiring authority may, for reasons to be recorded by it in writing, remit the case to the inquiring authority for further inquiry and report and the inquiring authority shall thereupon proceed to hold the further inquiry according to the provisions contained in sub-paragraphs (1) to (22) above as far as may be,
- (24) The disciplinary authority shall, if it disagrees with the findings of the inquiring authority on any article of charge, record its reasons for such disagreement and

- record its own findings on such charge, if the evidence on record is sufficient for the purpose.
- (25) If the disciplinary authority having regard to its findings on all or any of the articles of charge is of the opinion that any of the penalties specified in clauses (i) to (iv) of regulation 11 should be imposed on the employee, it shall notwithstanding anything contained in paragraphs 1 to 2 of this Schedule, make an order imposing such penalty.
- (26) (i) If the disciplinary authority having regard to its findings on all or any of the articles of charge, is of the opinion that any of the penalties specified in clauses (v) to (ix) of regulation 11 should be imposed on the employee, it shall—
 - (a) furnish to the employee a copy of the report of the inquiry held by it and its findings on each article of charge, or, where the inquiry has been held by an inquiring authority, appointed by it, a copy of the report of such authority and a statement of its findings on each article of charge together with brief reasons for its disagreement, if any, with the findings of the inquiring authority;
 - (b) give the employee a notice stating the penalty proposed to be imposed on him any calling upon him to submit within fifteen days of receipt of the notice or such further time not exceeding fifteen days, as may be allowed, such representation as he may wish to make on the proposed penalty on the basis of the evidence adduced during the inquiry.
- (ii) The disciplinary authority shall after considering the representation, if any, made by the employee, determine what penalty, if any, should be imposed on him and make such order as it may deem fit.
- 5. Communication of orders—Orders made by the disciplinary authority shall be communicated to the employee who shall also be supplied with a copy of the report of the inquiry, if any, held by the disciplinary authority and a copy of its findings on each article of charge, or where the disciplinary authority is not the inquiring authority, a copy of the report of the inquiring authority and a statement of findings of the disciplinary authority together with brief reasons for its disagreement, if any, with the findings of the inquiring authority (unless they have already been supplied to him).

Common proceedings—

(i) Where two or more employees are concerned in any case, the Director General or any other authority competent to impose the penalty of dismissal from service on all such employees may make an order directing that disciplinary action against all of them may be taken in a common proceedings.

Note:—If the authorities competent to impose the penalty of dismissal on such employees are different, an order for taking disciplinary action in a common proceeding may be made by the highest of such authorities with the consent of the others.

- (2) Subject to the provisions of sub-regulation (3) of regulation 12, any such order shall specify....
 - (i) the authority which may function as the disciplinary authority for the purpose of such common proceedings:
 - (ii) the penalties specified in regulation 11 which such disciplinary authority shall be competent to impose;
 - (iii) whether the procedure laid down in paragraphs 1 to 3 or 4 shall be followed in the proceeding.

- 7. Special procedure in certain cases—Notwithstanding anything contained in paragraphs 1 to 6—
 - (i) where any penalty is imposed on an employee on the ground of conduct which has led to his conviction on a criminal charge, or
 - (ii) Where the disciplinary authority is satisfied for reasons to be recorded by it in writing that it is not reasonably practicable to hold an inquiry in the manner provided in these Regulations, or
 - (iii) where the Director General is satisfied that in the interest of the Corporation, it is not expedient to hold any inquiry in the manner provided in this Schedule,

the disciplinary authority may consider the circumstances of the case and make such orders thereon as it deems fit.

FOURTH SCHEDULE

(See regulation 20)

1. Period of Limitation for Appeals—No appeal shall be entertained unless such appeal is preferred within a period of forty-five days from the date on which a copy of the order appealed against is delivered to the appellant:

Provided that the appellate authority may entertain the appeal after the expiry of the said period, if it is satisfied that the appellant had sufficient cause for not preferring the appeal in time.

- 2. Form and Contents of Appeal—(1) Every person preferring an appeal shall do so separately and in his own name:
- (2) The appeal shall be presented to the authority to whom the appeal lies, a copy being forwarded by the appellant to the authority which made the order appealed against. It shall contain all material statements and arguments on which the appellant replies, shall not contain any disrespectful or improper language, and shall be complete in itself.
- (3) The authority which made the order appealed against shall on receipt of a copy of the appeal, forward the same with its comments thereon together with the relevant records to the appellate authority without any avoidable delay, and without waiting for any direction from the appellate authority.
- 3. Consideration of Appeal.—(1) In the case of an appeal against an order of suspension, the appellate authority shall consider whether in the light of the provisions of regulation 10 and having regard to the circumstances of the case, the order of suspension is justified or not and confirm or revoke the order accordingly.
- (2) In the case of an appeal against an order imposing any of the penalties specified in regulation 11 or enhancing any penalty imposed under the said regulation, the appellate authority shall consider—
 - (a) whether the procedure laid down in these regulations and the Third Schedule has been complied with, and if not, whether such non-compliance has resulted in the failure of justice;
 - (b) whether the findings of the disciplinary authority are warranted by the evidence on record; and
 - (c) whether the penalty or the enhanced penalty imposed is adequate, inadequate or severe; and pass orders—

- (i) confirming, enhancing, reducing, or setting aside the penalty; or
- (ii) remitting the case to the authority which imposed or enhanced the penalty or to any other authority with such directions as it may deem fit in the circumstances of the case.

Provided that if the enhanced penalty which the appellate authority proposes to impose is one of the penalties specified in clauses (v) to (ix) of regulation 11 and an inquiry under sub-paragraphs (1) to (22) of paragraph 3 of the Third Schedule has not already been held in the case, the appellate authority shall, subject to the provisions of paragraph 6 of the Third Schedule itself hold such inquiry or direct that such inquiry be held in accordance with the provisions contained in sub-paragraphs (1) to (22) of paragraph 3 of the Third Schedule to the Regulations and thereafter, on consideration of the proccedings of such inquiry and after giving the appellant a reasonable opportunity, as far as may be in accordance with the provisions contained in sub-paragraph (26) of paragraph 3 of the Third Schedule of making a representation against the penalty proposed on the basis of the evidence adduced during such inquiry, make such orders as it may deem fit;

- (iii) If the cahanced penalty which the appellate authority proposes to impose is one of the penalties specified in clauses (v) to (ix) of regulation 11 and an inquiry under provisions contained in sub-paragraphs (1) to (22) of paragraph 3 of the Third Schedule has already been held in the case, the appellate authority shall, after giving the appellant a reasonable opportunity, as far as may be in accordance with the provisions of sub-paragraph (26) of paragraph 3 of the Third Schedule of making a representation against the penalty proposed on the basis of the evidence adduced during the inquiry, make such orders as it may deem fit; and
 - (iv) no order imposing an enhanced penalty shall be made in any other case unless the appellant has been given a reasonable opportunity, as far as may be in accordance with the provisions of paragraphs 1 to 3 of the Third Schedule to the Regulations of making a representation against such enhanced penalty.
- (3) In an appeal against any other order specified in regulation 18, the appellate authority shall consider all the circumstances of the case and, make such orders as it may deem just and equitable,
- 6. Savings. (1) The substitution of regulations 10 to 22 and the Third and Fourth Schedules by these Regulations shall not affect the previous operation of the said regulations and Schedules or of any notification or any order made, or anything done, or any action taken thereunder; and any proceedings under the said regulations and Schedules pending at the commencement of these Regulations shall be continued and disposed of, as far as may be, in accordance with the regulations and Schedules as now substituted as if such proceedings were taken under the regulations and Schedules so substituted.
- (2) Nothing in the regulations as now substituted shall be construed as depriving any employee, to whom the provisions of the said Regulations apply, of any right of appeal which had accrued to him before the commencement of these Regulations.
- (3) An appeal pending at the commencement of these Regulations against an order made before such commencement shall be disposed of in accordance with the provisions of the regulations as now substituted, as if such orders were made and the appeals were preferred under the said regulations as so substituted.

(4) As from the commencement of these Regulations, any appeal or application for review against any orders made before such commencement shall be preferred or made under the said regulations as amended by these Regulations:

Provided that nothing in the said regulations as so amended shall be construed as reducing any period of limitation for any appeal or review provided by any regulation in force before the commencement of these Regulations.

T. C. PURI Director General

New Delhi, the 4th August 1969

No. INS.I.22(1)2/69(9).—In pursuance of the powers conferred by Section 46(2) of the Employees' State Insurance Act, 1948 (34 of 1948), read with Regulation 95-A of the Employees' State Insurance (General) Regulations, 1950, the Director General has fixed the 4th day of August 1969 as the date from which the medical benefit as laid down in the said Regulation 95-A shall be extended to the families of the insured persons in the following areas in the State of Gujarat, namely:—

- (i) Municipal limits of Baroda Municipal Corporation, Taluka Baroda, District Baroda.
 - (ii) Maneja village of Taluka Baroda, District Baroda.
 - (iii) Atladra village of Taluka Baroda, District Baroda.
 - (iv) Jambuwa village of Taluka Baroda, District Baroda.
- II. (i) Muncipal limits of Surat Muncipal Corporation, Chorasi Taluka, District Surat.
 - (ii) Nanavaracha village of Chorasi Taluka, District Surat.
 - (iii) Adajan village of Chorasi Taluka, District Surat.

- (iv) Kepadra village of Chorasi Taluka, District Surat.
- (v) Karanj village of Chorasi Taluka, District-Surat.
- (vi) Utran village of Chorasi Taluka, District Surat,
- (vii) Udhna village of Chorasi Taluka, District Surat.
- (viii) Katargam village of Chorasi Taluka, District
- (ix) Bhestan village of Chorasi Taluka, District Surat.

B. R. MADAN

Deputy Insurance Commissioner

CENTRAL WAREHOUSING CORPORATION

(A Government of India Undertaking)

NOTICE

New Delhi-49, the 12th August 1969

No. CWC/III-17/69-Secy.—In pursuance of Rule 13 of the Central Warehousing Corporation Rules, 1963, the name and address of the Director duly elected on 8th August, 1969, by the class of shareholders representing the Cooperative Societies under clause (c) of Sub-section (1) of Section 7 of the Warehousing Corporations Act, in place of Shri B. Bhakthavathsalu Naidu, is notified below:—

Shrimati Kanta Kathuria, Chairman, Central Cooperative Bank Ltd., Bikaner (Rajasthan).

M. C. SHARMA

Managing Director